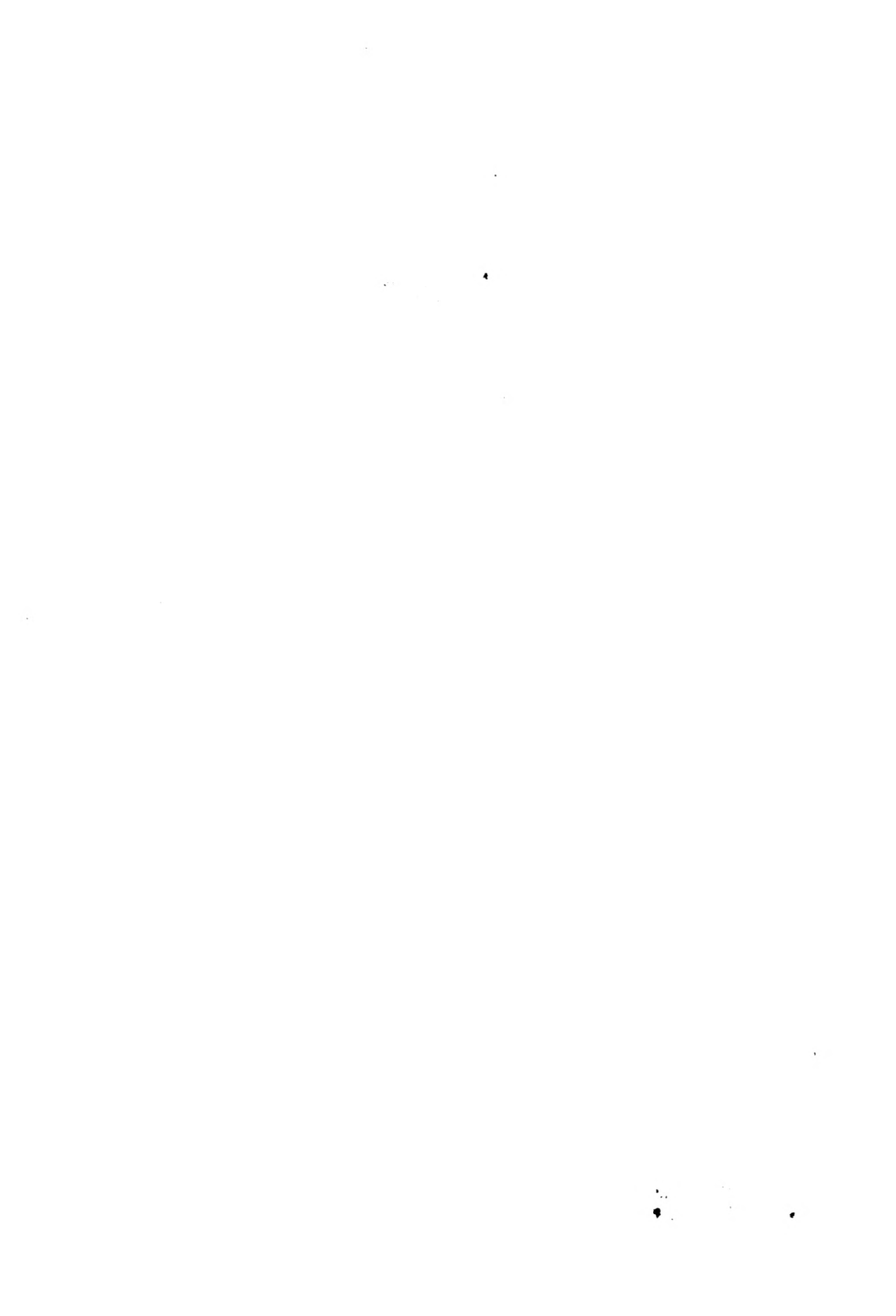


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1996—01—27

ONTARIO REGULATION 1/96 made under the LOCAL ROADS BOARDS ACT

Made: December 22, 1995

Filed: January 8, 1996

Amending Reg. 735 of R.R.O. 1990

(Establishment of Local Roads Areas—Northwestern Region)

Note: Since January 1, 1995, Regulation 735 has been amended by Ontario Regulations 210/95, 357/95 and 473/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Schedule 81 to Regulation 735 of the Revised Regulations of Ontario, 1990 is revoked.

2. The Regulation is amended by adding the following Schedule:

Schedule 137

NORTHERN LIGHT LAKE LOCAL ROADS AREA

All of the unsurveyed territory lying west of the Township of Hardwick in the Territorial District of Thunder Bay shown outlined on Ministry of Transportation Plan N-6000-H1 filed with the Records Services Unit of the Ministry of Transportation at Thunder Bay on November 21, 1995.

AL PALLADINI
Minister of Transportation

Dated at Toronto on December 22, 1995.

4/96

ONTARIO REGULATION 2/96 made under the PLANNING ACT

Made: December 22, 1995

Filed: January 9, 1996

Amending O. Reg. 40/85

(Zoning Areas—District of Nipissing, Part of the districts of Nipissing and Sudbury)

Note: Since January 1, 1995, Ontario Regulation 40/85 has been amended by Ontario Regulation 403/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1994.

1. Ontario Regulation 40/85 is amended by adding the following section:

55.2 (1) Despite section 4, the land described in subsection (3) is, for the purposes of this Order, land in an Extractive Industrial Zone.

(2) Despite section 49, requirements for buildings and structures, including accessory buildings and structures, permitted on the land described in subsection (3), are as follows:

1. Minimum distance from the front lot line	9.0 metres
2. Minimum distance from northern lot line	183.0 metres
3. Minimum distance from southern lot line	92.0 metres
4. Minimum distance from the rear lot line	92.0 metres
5. Maximum height	11.0 metres
6. Minimum distance from a residential use lot	60.0 metres

(3) Subsections (1) and (2) apply to that parcel of land in the geographic Township of Gibbons, in the District of Nipissing, being part of the west part of Broken Lot 12, Concession III, more particularly described as Parcel 26706, designated as Parts 1, 2 and 3 on Reference Plan 36R-6697, deposited in the Land Registry Office for the Land Titles Division of Nipissing (No. 36).

BRYAN O. HILL
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs and Housing

Dated at Toronto on December 22, 1995.

4/96

ONTARIO REGULATION 3/96 made under the PLANNING ACT

Made: January 2, 1996

Filed: January 10, 1996

ZONING AREAS—TERRITORIAL DISTRICT OF SUDBURY, PART OF THE GEOGRAPHIC TOWNSHIP OF SHAKESPEARE

INTERPRETATION

1. In this Order,

"accessory", when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure on the same lot;

"dwelling unit" means one or more habitable rooms capable of being occupied as an independent and separate housekeeping establishment in which separate kitchen and sanitary facilities are provided for the exclusive use of the occupants;

"exterior side yard" means a side yard immediately abutting a street;

"front lot line" means the lot line that divides a lot from a street, private right of way, Crown shoreline reserve or high-water mark of a river or lake, and

(a) in the case of a corner lot, the shorter line that abuts a street, private right of way, Crown shoreline reserve or high-water mark of a river or lake shall be the front lot line, and

(b) in the case of a lot that abuts both a street or private right of way and the high-water mark of a river, lake or Crown shoreline reserve, the lot line abutting the high-water mark of a river or lake of Crown shoreline reserve shall be the front lot line;

"front yard" means a yard extending across the full width of a lot between the front lot line and the nearest main wall of the main building or structure on the lot;

"interior side yard" means a side yard other than an exterior side yard;

"lot" means a parcel of land,

(a) described in a deed or other document legally capable of conveying land, or

(b) shown as a lot or block on a registered plan of subdivision;

"lot frontage" means,

(a) the horizontal distance between parallel side lot lines of a lot, or

(b) the distance between not parallel side lot lines of a lot measured on a line parallel to and 7.5 metres distant from the front lot line;

"rear lot line" means the lot line opposite the lot's front lot line;

"rear yard" means a yard extending across the full width of a lot between the rear lot line and the nearest main wall of the principal building or structure on the lot;

"seasonal dwelling" means a building containing only one dwelling unit capable of being occupied for recreation but not as a permanent residence or home;

"side lot line" means a lot line other than a front or rear lot line;

"side yard" means a yard between the nearest main wall of the principal building or structure on a lot and the side lot line extending from the front yard to the rear yard;

"street" means a public highway that is under the jurisdiction of the Province of Ontario or a local roads board, or a street within a registered plan of subdivision.

APPLICATION

2. This Order applies to land in the geographic Township of Shakespeare, in the Territorial District of Sudbury, more particularly described as blocks 11 to 16, inclusive, and Lots 1 to 10, inclusive, on Registered Plan 53M-1264, registered in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

GENERAL

3. (1) Every use of land and every erection, location or use of buildings or structures shall be in accordance with this Order.

(2) Nothing in this Order prevents the use of any land, building or structure for any use prohibited by this Order if the land, building or structure is lawfully so used on the day this Order comes into force.

(3) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.

(4) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure.

4. Every use of land and every erection, location or use of a building or structure shall have direct access to a street.

OPEN SPACE

5. Every use of land and every erection or use of buildings or structures is prohibited on Block 11 on Plan 53M-1264, except for conservation uses, open space uses and access to water.

HAZARD LAND

6. No buildings or structures shall be permitted on blocks 14 to 16, inclusive, on Plan 53M-1264, except docks, uninhabitable boathouses, saunas, pumphouses, or buildings or structures intended for flood and erosion control.

SEASONAL RESIDENTIAL

7. Every use of land and every erection, location or use of buildings or structures is prohibited on Lots 1 to 10, inclusive, and blocks 12 and 13 on Plan 53M-1264, except one seasonal dwelling for each lot, together with accessory uses, buildings and structures.

8. (1) Requirements for buildings and structures permitted by section 7 on Lots 1, 2, 3 and 4 on Plan 53M-1264 are as follows:

1. Minimum lot frontage abutting water	58	metres
2. Minimum lot frontage abutting street	50	metres
3. Minimum lot area	0.7	hectare
4. Minimum front yard	15	metres
5. Minimum rear yard	15	metres
6. Minimum side yard	5	metres
7. Total lot coverage for accessory buildings and structures	10	per cent

(2) Requirements for buildings and structures permitted by section 7 on Lots 5 and 9 on Plan 53M-1264 are as follows:

1. Minimum lot frontage abutting water	46	metres
2. Minimum lot frontage abutting street	50	metres
3. Minimum lot area	0.7	hectare
4. Minimum front yard	15	metres
5. Minimum rear yard	15	metres
6. Minimum side yard	5	metres
7. Total lot coverage for accessory buildings and structures	10	per cent

(3) Requirements for buildings and structures permitted by section 7 on Lots 6 and 7 on Plan 53M-1264 are as follows:

1. Minimum lot frontage abutting water	46	metres
2. Minimum lot frontage abutting street	50	metres
3. Minimum lot area	0.7	hectare
4. Minimum front yard	15	metres
5. Minimum rear yard	15	metres
6. Minimum side yard, Lot 6	5	metres
7. Minimum northerly side yard, Lot 7	5	metres
8. Minimum southerly side yard, Lot 7	1	metre
9. Minimum setback of buildings and structures from limits of drainage easements described as parts 1 and 3 on Reference Plan 53R-15481, deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53)	20	metres
10. Minimum setback of accessory buildings, structures, or any other shoreline alterations from centre line of the Hydro easement described as parts 1 and 2 on Reference Plan 53R-15347, deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53)		
Lot 6	50	metres
Lot 7	15	metres
11. Total lot coverage for accessory buildings and structures	10	metres

(4) Despite subsection (3), no docks, uninhabitable boathouses, saunas or pumphouses shall be permitted and no other alteration to the shoreline shall be made to the west of the easement referred to in paragraph 10 of subsection (3).

(5) Requirements for buildings and structures permitted by section 7 on Lot 8 on Plan 53M-1264 are as follows:

1. Minimum lot frontage abutting water	60	metres
2. Minimum lot frontage abutting street	50	metres
3. Minimum lot area	0.7	hectare
4. Minimum front yard	15	metres

5. Minimum rear yard	15	metres
6. Minimum northerly side yard	9	metres
7. Minimum southerly side yard	5	metres
8. Total lot coverage for accessory buildings and structures	10	per cent

(6) Requirements for buildings and structures permitted by section 7 on Lot 10 on Plan 53M-1264 are as follows:

1. Minimum lot frontage abutting water	60	metres
2. Minimum lot frontage abutting street	50	metres
3. Minimum lot area	0.7	hectare
4. Minimum front yard	15	metres
5. Minimum rear yard	15	metres
6. Minimum side yard	5	metres
7. Total lot coverage for accessory buildings and structures	10	per cent

(7) Requirements for buildings and structures permitted by section 7 on blocks 12 and 13 on Plan 53M-1264 are as follows:

1. Minimum lot frontage abutting street	80	metres
2. Minimum lot area	1	hectare
3. Minimum front yard	15	metres
4. Minimum interior side yard	10	metres
5. Minimum exterior side yard	15	metres
6. Minimum rear yard	15	metres
7. Total lot coverage for accessory buildings and structures	10	per cent

ACCESSORY BUILDINGS AND STRUCTURES

9. (1) Accessory buildings and structures permitted by section 7 shall not be used for human habitation.

(2) Despite section 8, docks, saunas, uninhabitable boathouses and pumphouses may be located within a front yard.

BRIAN DOUGLAS RIDDELL
Assistant Deputy Minister
Municipal Operations Division
Ministry of Municipal Affairs and Housing

Dated at Toronto on January 2, 1996.

4/96

ONTARIO REGULATION 4/96made under the
PLANNING ACTMade: January 2, 1996
Filed: January 10, 1996Amending O. Reg. 834/81
(Restricted Areas—District of Sudbury,
Territorial District of Sudbury)

Note: Since January 1, 1995, Ontario Regulation 834/81 has been amended by Ontario Regulations 71/95, 171/95, 313/95, 324/95, 325/95 and 451/95. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1994.

1. The definition of "Cemeteries" in subsection 148 (1) of Schedule 1 to Ontario Regulation 834/81 is revoked and the following substituted:

"Cemetery" means land that is set apart or used as a place for the interment of the dead or in which human bodies have been buried.

BRYAN O. HILL
*Director**Plans Administration Branch
North and East**Ministry of Municipal Affairs and Housing*

Dated at Toronto on January 2, 1996.

4/96

ONTARIO REGULATION 5/96made under the
LOCAL ROADS BOARDS ACTMade: December 15, 1995
Filed: January 11, 1996Amending Reg. 735 of R.R.O. 1990
(Establishment of Local Roads Areas—Northwestern Region)

Note: Since January 1, 1995, Regulation 735 has been amended by Ontario Regulations 210/95, 357/95, 473/95 and 1/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Regulation 735 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

Schedule 14**ABERDEEN AND MCMAHON LOCAL ROADS AREA**

All of the Township of Aberdeen and that portion of the Township of McMahon in the Territorial District of Algoma shown outlined on Ministry of Transportation Plan N-1309-4, filed with the Ministry of Transportation at Toronto on February 4, 1980.

2. Schedule 41 to the Regulation is revoked.

AL PALLADINI
Minister of Transportation

Dated at Toronto on December 15, 1995.

4/96

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1996—02—03

ONTARIO REGULATION 6/96 made under the MINING ACT

Made: November 1, 1995
Filed: January 16, 1996

ASSESSMENT WORK

1. In this Regulation,

“assessment year” means,

- (a) the year between the date of recording of a claim and the first anniversary date, and
- (b) the year between anniversary dates.

2. Until a lease is applied for, the holder of a mining claim must perform and apply on that claim assessment work having the minimum value specified in Column 2 within the period specified in Column 1:

COLUMN 1	COLUMN 2
Number of assessment years after the recording of the claim	Cumulative value of assessment work for each 16 hectare unit in the claim
1	\$ 0
2	400
3	800
4	1200
5	1600
6 and subsequent years	An additional \$400 per year

3. (1) Expenses incurred by the holder of mining land are eligible for credit as assessment work if they are related to a type of work eligible for assessment work credit under this Regulation and if they are expenses related to,

- (a) labour and field supervision;
- (b) contractor's and consultant's fees;
- (c) supplies used and equipment rental;
- (d) food and lodging;
- (e) transportation of supplies from the point of procurement to the mining land;
- (f) shipment of samples;
- (g) the cost of assays and chemical analyses of samples from the mining land;
- (h) transportation of persons within Ontario to and from the mining land; and
- (i) moving of equipment to and from the mining land within Ontario.

RÈGLEMENT DE L'ONTARIO 6/96 pris en application de la LOI SUR LES MINES

pris le 1^{er} novembre 1995
déposé le 16 janvier 1996

TRAVAUX D'ÉVALUATION

1. La définition qui suit s'applique au présent règlement.

«année d'évaluation» S'entend :

- a) de l'année comprise entre la date d'enregistrement d'un claim et la première date anniversaire;
- b) de l'année comprise entre les dates anniversaires.

2. Jusqu'à ce qu'une demande de bail soit faite, le titulaire d'un claim exécute sur celui-ci et lui affecte des travaux d'évaluation de la valeur minimale précisée à la colonne 2 dans le délai précisé à la colonne 1 :

COLONNE 1	COLONNE 2
Nombre d'années d'évaluation après l'enregistrement du claim	Valeur cumulative des travaux d'évaluation pour chaque unité de 16 hectares comprise dans le claim
1	0 \$
2	400
3	800
4	1200
5	1600
6 années et plus	400 \$ de plus par année

3. (1) Des crédits de jours de travail d'évaluation peuvent être accordés pour les dépenses engagées par le titulaire d'un terrain minier si elles sont reliées aux genres de travaux pour lesquels des crédits peuvent être accordés aux termes du présent règlement et qu'elles constituent des dépenses reliées :

- a) à la main-d'œuvre et à la supervision sur le terrain;
- b) au coût des entrepreneurs et des experts-conseils;
- c) aux fournitures et à la location de matériel;
- d) à la nourriture et au logement;
- e) au transport des fournitures entre leur point d'acquisition et le terrain minier;
- f) à l'expédition des échantillons;
- g) au coût des essais et analyses chimiques effectués sur les échantillons provenant du terrain minier;
- h) au transport de personnes à destination et en provenance du terrain minier en Ontario;
- i) au déplacement du matériel à destination et en provenance du terrain minier en Ontario.

(2) Expenses related to rehabilitation work done in respect of reclamation of mining land are eligible for assessment work credit.

(3) If the holder of mining land personally works on the land, that work is eligible for assessment work credit at a value based on industry standards for similar work.

(4) Expenses are eligible for assessment work credit carried out for the purposes of exploration at a value based on industry standards for similar work if they are accompanied by a technical report under section 6 and one or more of sections 8 to 19.

(5) Subject to section 8, assessment work is eligible for assessment work credit and assignment on condition that the work has been performed after the recording of a mining claim.

4. (1) Subject to sections 8 and 21, assessment work performed on mining land in any assessment year is eligible for assessment work credit if filed within 60 months after the date of performance.

(2) Despite subsection (1), assessment work performed before June 3, 1991 on leased, licensed and patented mining land, excluding mining claims, is not eligible for assessment work credit.

(3) Assessment work filed for credit within 24 months after the date of performance shall be credited at 100 per cent of the value.

(4) Assessment work filed for credit after 24 and before 60 months after the date of performance shall be credited at 50 per cent of the value.

(5) At the request of the holder,

(a) the recorder shall bank and carry forward approved assessment work credits indefinitely; and

(b) banked assessment work credits may be applied against assessment work requirements for the unpatented mining claim on which they were earned or a contiguous unpatented mining claim, as provided in subsections 7 (1) and (2), for the current assessment year and up to a maximum of five subsequent assessment years.

(6) Assessment work credits referred to in clause (5) (a) may be applied to unpatented mining claims as provided in subsections 7 (1) and (2).

(7) The banked amount is a credit in respect of the relevant mining claim even if the claim is transferred or leased but reverts to zero if the claim is forfeited or otherwise terminated.

(8) No unpatented mining claim may be put in good standing for more than the current assessment year and for more than five subsequent assessment years.

5. Upon application, an extension of time under subsection 73 (1) of the Act may be granted for a period of not more than one year on the following conditions:

1. Assessment work requirements are filed and approved for the second assessment year of the claim.
2. There is no deficiency of assessment work to be performed and filed under any previous extension of time granted for performing and filing assessment work.

(2) Des crédits de jours de travail d'évaluation peuvent être accordés pour les dépenses reliées à des travaux de réhabilitation effectués pour la remise en état d'un terrain minier.

(3) Si le titulaire d'un terrain minier travaille personnellement sur le terrain, des crédits de jours de travail d'évaluation peuvent être accordés pour ces travaux selon la valeur attribuée dans l'industrie à des travaux similaires.

(4) Des crédits de jours de travail d'évaluation peuvent être accordés pour les dépenses engagées aux fins d'exploration selon la valeur attribuée dans l'industrie à des travaux similaires si elles sont appuyées d'un rapport technique visé à l'article 6 et à l'un ou plusieurs des articles 8 à 19.

(5) Sous réserve de l'article 8, des crédits de jours de travail d'évaluation peuvent être accordés pour les travaux d'évaluation et ceux-ci peuvent être transférés s'ils ont été exécutés après l'enregistrement d'un claim.

4. (1) Sous réserve des articles 8 et 21, des crédits de jours de travail d'évaluation peuvent être accordés pour les travaux d'évaluation exécutés sur un terrain minier au cours d'une année d'évaluation si un rapport à leur sujet est déposé dans les 60 mois qui suivent leur date d'exécution.

(2) Malgré le paragraphe (1), des crédits de jours de travail d'évaluation ne peuvent pas être accordés pour les travaux d'évaluation exécutés avant le 3 juin 1991 sur un terrain minier donné à bail, visé par un permis et concédé par lettres patentes, à l'exclusion des claims.

(3) Les travaux d'évaluation au sujet desquels un rapport est déposé dans les 24 mois qui suivent leur date d'exécution donnent droit à des crédits à 100 pour cent de leur valeur.

(4) Les travaux d'évaluation au sujet desquels un rapport est déposé entre 24 et 60 mois après leur date d'exécution donnent droit à des crédits à 50 pour cent de leur valeur.

(5) À la demande du titulaire :

a) le registrateur met en réserve les crédits de jours de travail d'évaluation approuvés et les reporte indéfiniment;

b) les crédits de jours de travail d'évaluation mis en réserve peuvent être affectés à des travaux d'évaluation qui doivent être exécutés pour l'année d'évaluation en cours et pour cinq années d'évaluation subséquentes au maximum sur le claim non concédé par lettres patentes à l'égard duquel les crédits ont été accordés ou sur des claims contigus non concédés par lettres patentes comme le prévoient les paragraphes 7 (1) et (2).

(6) Les crédits de jours de travail d'évaluation visés à l'alinéa (5) a) peuvent être affectés à des claims non concédés par lettres patentes comme le prévoient les paragraphes 7 (1) et (2).

(7) Le montant mis en réserve constitue un crédit à l'égard du claim pertinent même si celui-ci est cédé ou donné à bail, mais il revient à zéro s'il est mis fin au claim, notamment par déchéance.

(8) Il ne peut être fait en sorte qu'un claim non concédé par lettres patentes remplisse les exigences voulues pour une période qui excède l'année d'évaluation en cours et les cinq années d'évaluation subséquentes.

5. Sur requête, la prorogation des délais prévue au paragraphe 73 (1) de la Loi peut être accordée pour une période d'au plus un an aux conditions suivantes :

1. Un rapport au sujet des travaux d'évaluation exigés est déposé et approuvé pour la deuxième année d'évaluation du claim.
2. Il ne reste plus de travaux d'évaluation à exécuter ni de rapports à leur sujet à déposer par suite d'une prorogation précédente accordée aux fins d'exécution de travaux d'évaluation et de dépôt d'un rapport à leur sujet.

6. (1) All technical work reports must be filed in duplicate with the prescribed form and a statement of costs in the office of the recorder for the mining division in which the mining land is located.

(2) The recorder shall forward a copy of the material filed to the Minister for approval.

(3) The Minister may reject all or part of the assessment work submitted for work credit and may reduce a work credit if,

- (a) the assessment work has not in fact been carried out on the mining land;
- (b) the work report is incomplete;
- (c) the data presented in the work report is not in a comprehensible form;
- (d) the work report is not accompanied by adequate technical support data as required by this Regulation;
- (e) the cost claimed for assessment work credit exceeds the industry standard for similar work;
- (f) the assessment work is a duplication of previous work performed and reported; or
- (g) the data presented in the work report consists predominantly of expressions of opinion or compilations of previously published material and previously accepted documents.

(4) If assessment work claimed is rejected for assessment work credit or a work credit is reduced, the Minister shall notify the holder of the mining land, in writing, of the reason in detail.

(5) If, within 45 days after the date of the notification, the holder of the land files with the Minister a revised work report and the work credit requirements are met, the revised report shall be deemed to have been filed on the day the rejected work report was filed.

(6) The Minister may reject all or part of the assessment work submitted for work credit if the holder of the land fails to verify the expenses claimed on the statement of costs within 45 days after a written request for verification is made by the Minister.

(7) If no notification of rejection or reduction under subsection (4) or no request for verification of expenses is given by the Minister within 90 days after the work report is filed, eligible assessment work described in the work report shall be deemed to be approved for assessment work credit.

(8) If a mining claim is forfeited as a result of a rejection or reduction of assessment work credit, the land may not be staked until 7 a.m. standard time on the day after the mining recorder notes on the record that the mining claim has been cancelled.

7. (1) A person who is a holder of or has a beneficial interest in contiguous mining land, or who is an optionee of record of such land may perform on that land assessment work that is required to be performed on contiguous unpatented mining claims of which the person is a holder, in which the person has a beneficial interest or of which the person is an optionee of record at the time the assessment work is performed and reported.

(2) If, subsequent to assessment work having been performed as authorized under subsection (1), another person becomes a holder of the contiguous mining land and the contiguous unpatented mining claims, has a beneficial interest in such land and claims or becomes an optionee of record of such land and claims, that person,

6. (1) Les rapports de travaux techniques sont déposés en double exemplaire, accompagnés de la formule prescrite et d'un relevé des frais, au bureau du registraire de la division des mines dans laquelle est situé le terrain minier.

(2) Le registraire fait parvenir un exemplaire des documents déposés au ministre aux fins d'approbation.

(3) Le ministre peut rejeter la totalité ou une partie des travaux d'évaluation pour lesquels des crédits sont demandés et peut réduire ceux-ci si, selon le cas :

- a) les travaux d'évaluation n'ont pas été exécutés sur le terrain minier;
- b) le rapport des travaux est incomplet;
- c) les données contenues dans le rapport des travaux sont incompréhensibles;
- d) le rapport des travaux n'est pas appuyé de données techniques adéquates comme l'exige le présent règlement;
- e) le coût indiqué dans la demande de crédits de jours de travail d'évaluation dépasse la valeur attribuée dans l'industrie à des travaux similaires;
- f) les travaux d'évaluation ne sont qu'une répétition de travaux déjà exécutés qui ont déjà fait l'objet d'un rapport;
- g) les données présentées dans le rapport des travaux sont principalement des opinions ou des compilations d'ouvrages déjà publiés et de documents déjà acceptés.

(4) Si des crédits de jours de travail d'évaluation sont rejetés pour des travaux d'évaluation pour lesquels des crédits sont demandés ou que des crédits sont réduits, le ministre en avise le titulaire du terrain minier par écrit, avec motifs à l'appui.

(5) Si, dans les 45 jours qui suivent la date de l'avis, le titulaire du terrain dépose auprès du ministre un nouveau rapport des travaux et que les exigences prévues pour l'obtention de crédits de jours de travail d'évaluation sont respectées, le nouveau rapport est réputé avoir été déposé le jour où le premier l'a été.

(6) Le ministre peut rejeter la totalité ou une partie des travaux d'évaluation pour lesquels des crédits sont demandés si, dans les 45 jours après qu'il lui en a fait la demande par écrit, le titulaire du terrain néglige de vérifier les dépenses indiquées dans le relevé des frais.

(7) Si le ministre ne donne aucun avis de rejet ou de réduction visé au paragraphe (4) ou ne présente aucune demande de vérification des dépenses dans les 90 jours qui suivent le dépôt du rapport des travaux, les travaux d'évaluation admissibles décrits dans le rapport sont réputés approuvés aux fins d'obtention de crédits de jours de travail d'évaluation.

(8) Si un claim fait l'objet d'une déchéance en raison du rejet ou de la réduction des crédits de jours de travail d'évaluation, le terrain ne peut être jalonné avant 7 heures, heure normale, le lendemain du jour où le registraire de claims inscrit au registre l'annulation du claim.

7. (1) Quiconque est titulaire de terrains miniers contigus, a un intérêt bénéficiaire sur ces terrains ou est un optant enregistré à l'égard de tels terrains peut exécuter sur ceux-ci les travaux d'évaluation qui doivent être exécutés sur des claims contigus non concédés par lettres patentes dont la personne est titulaire, sur lesquels elle a un intérêt bénéficiaire ou à l'égard desquels elle est un optant enregistré au moment où les travaux d'évaluation sont exécutés et font l'objet d'un rapport.

(2) Si, une fois exécutés les travaux d'évaluation comme l'autorise le paragraphe (1), une autre personne devient titulaire des terrains miniers contigus et des claims contigus non concédés par lettres patentes, acquiert un intérêt bénéficiaire sur ces terrains et sur ces claims ou devient un optant enregistré à l'égard de ceux-ci, la personne peut :

(a) may report that assessment work performed on the mining land that has not been reported; and

(b) may assign that assessment work reported with respect to the mining land to the contiguous unpatented mining claims.

(3) Assessment work that is filed for assignment to contiguous unpatented claims must be accompanied by a certified abstract of the holder's title for the land or proof of a beneficial interest in the land.

(4) The maximum value of the assessment work that may be assigned from an unpatented mining claim to a contiguous unpatented claim within contiguous mining land in any assessment year is \$24,000 per unit up to a maximum of \$96,000.

(5) The maximum value of assessment work that may be assigned from mining land other than from unpatented mining claims in an assessment year is \$1,500 per hectare up to a maximum of \$96,000.

(6) For the purpose of subsection (4), the assessment year for all mining land except unpatented mining claims is the calendar year.

8. (1) Only regional surveys and prospecting work performed on Crown land and mining rights that are open for staking before the recording of a mining claim are eligible for assessment work credit and assignment and then only if,

(a) they were performed no earlier than 12 months before the recording date; and

(b) a claim for the credit is submitted within one year following the recording date.

(2) Regional surveys and prospecting are eligible for assessment work credit at a rate of 100 per cent of the costs in relation to any mining claim subsequently staked and recorded in the area covered by the survey or prospecting and at a rate of 25 per cent in relation to any other Crown land that is part of the survey or prospecting.

(3) Work reported under subsection (2) must be banked on mining claims subsequently staked and recorded within the area covered by the survey or prospecting.

(4) To obtain assessment work credit, the regional survey must be submitted in its entirety and must be accompanied by a survey report substantially in the form outlined in section 11.

(5) Prospecting work carried out in conformity with the Act and performed before or after the recording of a mining claim is eligible for assessment work credit at the industry standard labour rate plus expenses if a report, a plan and results of assays performed are submitted substantially in the form outlined in section 9.

9. Prospecting work is eligible for assessment work credit if the holder of the claim submits,

(a) a report,

(i) describing in detail the nature and content of the work and the observations made during performance of the work,

(ii) stating the dates on which the work was performed,

a) d'une part, présenter un rapport au sujet des travaux d'évaluation exécutés sur les terrains miniers qui n'ont pas fait l'objet d'un rapport;

b) d'autre part, transférer les travaux d'évaluation qui ont fait l'objet du rapport à l'égard des terrains miniers aux claims contigus non concédés par lettres patentes.

(3) Le rapport au sujet des travaux d'évaluation qui est déposé aux fins de transfert à des claims contigus non concédés par lettres patentes est accompagné d'un extrait certifié conforme du titre du titulaire à l'égard des terrains ou d'une preuve d'un intérêt bénéficiaire sur les terrains.

(4) La valeur maximale des travaux d'évaluation exécutés sur un claim non concédé par lettres patentes qui peut être transférée, dans des terrains miniers contigus, à un claim contigu non concédé par lettres patentes au cours d'une année d'évaluation est de 24 000 \$ l'unité jusqu'à concurrence de 96 000 \$.

(5) La valeur maximale des travaux d'évaluation exécutés sur un terrain minier autre qu'un claim non concédé par lettres patentes qui peut être transférée au cours d'une année d'évaluation est de 1 500 \$ l'hectare jusqu'à concurrence de 96 000 \$.

(6) Pour l'application du paragraphe (4), l'année civile est l'année d'évaluation de tous les terrains miniers, à l'exception des claims non concédés par lettres patentes.

8. (1) Des crédits de jours de travail d'évaluation ne peuvent être accordés et des transferts ne peuvent être effectués que pour les travaux de prospection et les arpentages régionaux exécutés avant l'enregistrement d'un claim sur des terres de la Couronne et à l'égard de droits miniers ouverts au jalonnement et que si :

a) les travaux de prospection ou d'arpentage ont été exécutés au plus tôt 12 mois avant la date d'enregistrement;

b) la demande de crédits est présentée dans l'année qui suit la date d'enregistrement.

(2) Des crédits de jours de travail d'évaluation peuvent être accordés pour les travaux de prospection et les arpentages régionaux au taux de 100 pour cent du coût dans le cas d'un claim jalonné et enregistré subséquent dans le secteur visé par les travaux d'arpentage ou de prospection et de 25 pour cent du coût dans le cas d'une autre terre de la Couronne visée par les travaux.

(3) Les travaux qui font l'objet d'un rapport en vertu du paragraphe (2) sont mis en réserve pour des claims subséquentment jalonnés et enregistrés dans le secteur visé par les travaux d'arpentage ou de prospection.

(4) Pour donner droit à des crédits de jours de travail d'évaluation, les arpentages régionaux doivent être présentés en entier et être accompagnés d'un rapport d'arpentage rédigé essentiellement selon ce qui est prévu à l'article 11.

(5) Des crédits de jours de travail d'évaluation au taux de base de l'industrie prévu pour la main-d'œuvre, plus le montant des dépenses, peuvent être accordés pour les travaux de prospection exécutés conformément à la Loi avant ou après l'enregistrement d'un claim si un rapport, un plan et les résultats des essais sont soumis essentiellement selon ce qui est prévu à l'article 9.

9. Des crédits de jours de travail d'évaluation peuvent être accordés pour les travaux de prospection si le titulaire du claim soumet les documents et les renseignements suivants :

a) un rapport :

(i) décrivant en détail la nature et la teneur des travaux ainsi que les observations faites au cours de ceux-ci,

(ii) indiquant les dates auxquelles les travaux ont été exécutés,

- (iii) stating the licence numbers and names of persons who performed the work, and
 - (iv) signed by the persons who performed the work;
- (b) a plan of the mining claim drawn in ink on durable paper at a scale of between 1:100 and 1:5,000 showing,
- (i) the location of all traverses,
 - (ii) the location of all outcrops investigated and rock types, mineralization and trenches,
 - (iii) any established survey lines and stations,
 - (iv) any roads, trails and other distinctive topographic features,
 - (v) a graphic or bar scale and the north direction and indicating whether the bearing is astronomic or magnetic,
 - (vi) the mining claim clearly identified by outline and claim post locations,
 - (vii) the character of the overburden including boulders, clay, gravel, sand, and
 - (viii) the distribution of swamp, muskeg and forest cover areas along all lines traversed; and
- (c) within 60 days after the submission of the report referred to in clause (a), the location, sample numbers and results of all sampling and assays performed with appropriate certificates.

10. (1) The types of physical work eligible for assessment work credit are,

- (a) manual and mechanical overburden stripping;
- (b) bedrock trenching;
- (c) shaft sinking;
- (d) driving adits;
- (e) open cutting;
- (f) digging pits;
- (g) recutting boundary claim lines once every five years; and
- (h) dewatering of underground workings.

(2) Physical work submitted for assessment work credit must be supported by,

- (a) a brief report of work outlining,
 - (i) the nature of the rocks and mineralization exposed,
 - (ii) all assay results, with appropriate certificates, of any samples taken,
 - (iii) the type of equipment used,
 - (iv) the hours and dates that the equipment was used and the operator worked and the hourly rates for each, and
 - (v) if there is any recutting of claim boundary lines, the location of claim lines, claim posts and geographic, geologic and exploration features; and

- (iii) indiquant le numéro de permis et le nom des personnes qui ont exécuté les travaux,

- (iv) portant la signature des personnes qui ont exécuté les travaux;

b) un plan du claim dessiné à l'encre sur du papier résistant, à une échelle variant de 1/100 à 1/5 000, et montrant :

- (i) l'emplacement des cheminements graphiques,
- (ii) l'emplacement des affleurements examinés, des divers genres de roches, de la minéralisation et des tranchées,
- (iii) les lignes de levé et les stations d'arpentage établies,
- (iv) les routes, les sentiers et les autres caractéristiques topographiques,
- (v) une échelle graphique et la direction nord, en précisant s'il s'agit du nord astronomique ou magnétique,
- (vi) le claim, marqué clairement par l'emplacement des lignes de pourtour et des poteaux de claim,
- (vii) la nature des morts-terrains, notamment les rochers, l'argile, le gravier et le sable,
- (viii) la répartition des marécages, des fondrières et des forêts le long des lignes traversées;

c) dans les 60 jours qui suivent la remise du rapport visé à l'alinéa a), l'emplacement, les numéros d'échantillons et les résultats des échantillonnages et des essais effectués, accompagnés des certificats appropriés.

10. (1) Des crédits de jour de travail d'évaluation peuvent être accordés pour les genres de travaux physiques suivants :

- a) l'enlèvement manuel ou mécanique de morts-terrains;
- b) le creusage de tranchées dans le soubassement;
- c) le fonçage de puits;
- d) l'excavation de galeries d'écoulement;
- e) le creusage de tranchées ouvertes;
- f) l'excavation de puits;
- g) le recoupage des lignes de démarcation de claim une fois tous les cinq ans;
- h) l'élimination de l'eau des chantiers souterrains.

(2) Les travaux physiques pour lesquels des crédits de jours de travail d'évaluation sont demandés sont appuyés des documents suivants :

- a) un bref rapport des travaux indiquant :
 - (i) la nature des roches et de la minéralisation affleurées,
 - (ii) les résultats des essais d'échantillons, accompagnés des certificats appropriés,
 - (iii) le matériel utilisé,
 - (iv) les heures et les dates auxquelles le matériel a été utilisé et auxquelles l'opérateur a travaillé, ainsi que le taux horaire dans chaque cas,
 - (v) s'il y a recoupage des lignes de démarcation de claim, leur emplacement et celui des poteaux de claim, des caractéristiques géographiques et géologiques, et des travaux d'exploration;

(b) a legible, uncoloured, detailed map of the workings on durable paper at a scale between 1:5,000 and 1:10 suitable for photographic reproduction, showing,

(i) the location of trenches and stripping areas in relation to the land disposition boundaries, claim lines, claim posts and topography, and any survey, grid or coordinate lines, survey stations, roads or trails,

(ii) the dimension of workings, trenches and stripping,

(iii) the nature of the rocks and mineralization exposed,

(iv) the plan of sampling, and

(v) a graphic or bar scale and the north direction and indicating whether the bearing is astronomic or magnetic.

(3) Line cutting and ground control surveys are eligible for assessment work credit only if accompanied by a report of a geological, geochemical, geophysical or other survey performed on the lines.

(4) Subsequent line cutting and ground control surveys are not eligible for assessment work credit unless new lines have been cut or the existing grid re-established for that survey.

(5) The grid or picket lines on the surveys must be established and located with respect to base lines, claim posts and readily identifiable topographic features.

11. (1) A geotechnical survey relating to geological, geochemical, geophysical, airborne geophysical or regional survey work is eligible for assessment work credit if a typewritten survey report is submitted on good quality paper suitable for reproduction.

(2) The survey report must,

(a) contain a table of contents and a list of illustrations;

(b) identify the mining land on which the survey was performed;

(c) give the names and addresses of the holders of the land covered by the survey;

(d) identify the location of and means of access to the land;

(e) contain a key map showing the land surveyed in relation to identifiable topographic features and township boundaries or established survey lines, stations or markers;

(f) identify the author of the report;

(g) give the names and addresses of the persons who supervised the survey;

(h) give the dates during which the survey work was performed;

(i) give a summary of the exploration and development work performed on the land;

(j) include all assays and analyses with appropriate certificates;

(k) give an interpretation of anomalous values and a recommendation for further exploration;

(l) provide a statement of qualifications of the person who conducted the survey and drafted the report;

(b) une carte détaillée et lisible des chantiers en noir et blanc, dressée à une échelle variant de 1/5 000 à 1/10 sur du papier résistant se prêtant bien à la reproduction photographique et montrant :

(i) l'emplacement des tranchées et des secteurs de découverte par rapport aux limites de la disposition du terrain, aux lignes de démarcation de claim, aux poteaux de claim et à la topographie, ainsi qu'aux lignes de levé, aux lignes de quadrillage, aux coordonnées, aux stations d'arpentage, aux routes ou aux sentiers,

(ii) la dimension des chantiers, des tranchées et des secteurs de découverte,

(iii) la nature des roches et de la minéralisation affleurées,

(iv) le plan d'échantillonnage,

(v) une échelle graphique et la direction nord, en précisant s'il s'agit du nord astronomique ou magnétique.

(3) Des crédits de jours de travail d'évaluation ne peuvent être accordés pour les travaux de coupage de lignes et les levés terrestres de vérification que s'ils sont accompagnés du rapport d'un levé géologique, géochimique, géophysique ou autre effectué sur les lignes.

(4) Aucun crédit de jours de travail d'évaluation ne peut être accordé pour les travaux de coupage de lignes et les levés terrestres de vérification subséquents, à moins que de nouvelles lignes n'aient été coupées ou que le quadrillage existant n'ait été rétabli pour ces levés.

(5) Les lignes de quadrillage ou lignes de piquets figurant sur les levés sont situées par rapport aux bases géodésiques, aux poteaux de claim et aux caractéristiques topographiques facilement repérables.

11. (1) Des crédits de jours de travail d'évaluation peuvent être accordés pour un levé géotechnique relié à des levés géologiques, géochimiques, géophysiques ou géophysiques aériens ou à des arpentages régionaux si un rapport d'arpentage dactylographié est remis sur du papier de bonne qualité se prêtant bien à la reproduction.

(2) Le rapport d'arpentage :

a) contient une table des matières et une liste des illustrations;

b) indique le terrain minier sur lequel les travaux d'arpentage ont été exécutés;

c) donne le nom et adresse des titulaires du terrain visé par les travaux d'arpentage;

d) indique l'emplacement du terrain et les moyens d'y accéder;

e) contient une carte principale montrant le terrain arpenté par rapport aux caractéristiques topographiques repérables et aux limites de canton ou par rapport aux lignes de levés, aux stations d'arpentage ou aux jalons d'arpentage établis;

f) donne le nom de l'auteur du rapport;

g) donne le nom et adresse des personnes qui ont supervisé les travaux d'arpentage;

h) donne les dates auxquelles les travaux d'arpentage ont été exécutés;

i) donne un résumé des travaux d'exploration et de mise en valeur exécutés sur le terrain;

j) comprend les essais et les analyses, accompagnés des certificats appropriés;

k) donne une interprétation des valeurs anormales et recommande les autres travaux d'exploration à exécuter;

l) fournit un état des titres de compétence de la personne qui a exécuté les travaux d'arpentage et rédigé le rapport;

- (m) give the date of completion of the report;
- (n) be signed by the author; and
- (o) contain a list of references or a bibliography.

(3) Any geotechnical survey report submitted for assessment work credit must be accompanied by an uncoloured map or plan on durable paper or transparencies that uses a scale between 1:5,000 and 1:10 or, in the case of a regional survey, between 1:250,000 and 1:5,000 and shows,

- (a) traverse lines that have been run;
- (b) a graphic or bar scale and the north direction and indicating whether the bearing is astronomic or magnetic;
- (c) lakes, streams and other notable topographic features, and railways, roads, trails, power lines, pipelines and buildings;
- (d) claim posts and boundary lines, township boundary lines, lot and concession lines, base lines, picket lines and traverse lines;
- (e) survey stations and markers in relation to topographic features;
- (f) any grid or coordinate lines established for reference purposes;
- (g) the mining claim, lease, patent or parcel numbers of all mining land covered by the survey; and
- (h) the printed name of the author of the accompanying report.

(4) In areas where suitable base maps are not available, the key map may be plotted on aerial photographic mosaics at a scale between 1:50,000 and 1:5,000.

12. (1) A geological survey report submitted for assessment work credit must, in addition to complying with the requirements of subsection 11 (2),

- (a) contain a table of the rock types, lithologies and formations with their description;
- (b) describe the regional and property geology;
- (c) give descriptions of significant geological structures;
- (d) identify the character, attitudes and dimensions of any veins, mineralization and alteration found during the survey; and
- (e) identify the sources of geological data contained in the report if obtained from sources other than the survey being reported.

(2) Any geological map or plan submitted in connection with a geological survey report must, in addition to complying with the requirements of subsection 11 (3),

- (a) contain a table of rock types, lithologies and formations with a descriptive list of the symbols used;
- (b) show outcrops designated by a letter or number corresponding to the rock type, lithologies and formations;
- (c) show the character of the overburden including boulder, clay, gravel or sand;
- (d) show the distribution of swamp, muskeg and forest cover areas along all lines traversed;

- m) donne la date d'achèvement du rapport;
- n) porte la signature de l'auteur;
- o) contient une liste de renvois ou une bibliographie.

(3) Le rapport du levé géotechnique pour lequel des crédits de jours de travail d'évaluation sont demandés est accompagné d'une carte ou d'un plan tracé en noir et blanc sur du papier résistant ou sur des transparents, qui est dressé à une échelle variant de 1/5 000 à 1/10 ou, dans le cas d'un arpentage régional, de 1/250 000 à 1/5 000, et qui montre :

- a) les lignes de cheminement qui ont été tracées;
- b) une échelle graphique et la direction nord, en précisant s'il s'agit du nord astronomique ou magnétique;
- c) les lacs, les cours d'eau et les autres caractéristiques topographiques notables ainsi que les voies ferrées, les routes, les sentiers, les lignes de transport d'électricité, les pipelines et les bâtiments;
- d) les poteaux et les lignes de démarcation de claim, les limites de canton, les lignes de lot et de concession, les bases géodésiques, les lignes de piquets et les lignes de cheminement;
- e) les stations et les jalons d'arpentage par rapport aux caractéristiques topographiques;
- f) les lignes de quadrillage ou les coordonnées établies à des fins de référence;
- g) le numéro des claims, des baux, des lettres patentes ou des parcelles de tous les terrains miniers visés par les travaux d'arpentage;
- h) le nom, en lettres moulées, de l'auteur du rapport annexé.

(4) Dans les secteurs où il n'existe aucun fond de carte acceptable, la carte principale peut être tracée sur des photomosaïques à une échelle variant de 1/50 000 à 1/5 000.

12. (1) Le rapport du levé géologique pour lequel des crédits de jours de travail d'évaluation sont demandés respecte, outre les exigences du paragraphe 11 (2), les exigences suivantes :

- a) il contient un tableau des genres de roches, des lithologies et des formations ainsi que leurs descriptions;
- b) il décrit la géologie régionale et celle de la propriété;
- c) il décrit les structures géologiques importantes;
- d) il indique la nature, la disposition et l'importance des filons, de la minéralisation et des altérations observés au cours des travaux d'arpentage;
- e) il donne les sources des données géologiques contenues dans le rapport si elles ne proviennent pas des travaux d'arpentage visés par le rapport.

(2) La carte ou le plan géologique soumis à l'appui d'un rapport de levé géologique respecte, outre les exigences du paragraphe 11 (3), les exigences suivantes :

- a) il contient un tableau des genres de roches, des lithologies et des formations ainsi qu'une légende des symboles utilisés;
- b) il montre les affleurements au moyen d'une lettre ou d'un numéro correspondant au genre de roches, aux lithologies et aux formations;
- c) il montre la nature des morts-terrains, notamment les rochers, l'argile, le gravier et le sable;
- d) il montre la répartition des marécages, des fondrières et des forêts le long des lignes traversées;

- (e) show all observed and interpreted folds, schistosity, actual and indicated faults, attitudes of flows and stratified rocks, including strikes and dips, and the direction in which they face, locations and attitudes of actual and interpreted contacts and other structural features;
 - (f) show zones of shearing, alteration or mineralization and veins;
 - (g) show the location of trenches, test pits, shafts and adits; and
 - (h) show, where known, the location, direction, dip and length of drill holes.
- (3) If available, the dimensions and grade of the mineral deposit, assay plans, and analyses must be submitted with the geological survey report.

13. (1) Any geochemical survey report submitted for assessment work credit must, in addition to complying with the requirements of subsection 11 (2),

- (a) disclose and identify any geochemical data obtained in the report that has been obtained from any source other than the survey;
- (b) provide pertinent geological, topographic, ground water and surface water data with particular emphasis on the material being sampled;
- (c) describe the type, location and number of the samples collected and the tools used in collecting the samples;
- (d) in the case of soil samples, indicate the depth or range of depth below the surface and the particular soil horizon sampled;
- (e) in the case of samples of living vegetation, plant, humus or peat, describe the samples as specifically and completely as possible, including giving the plant name, species, part of the plant sampled, and location of the material sampled;
- (f) if only a part of the sample is to be used for analysis, indicate the procedure used to obtain this part of the sample or particular size fraction, and in any biochemical report indicate the sample preparation technique;
- (g) give the numbers of the samples and their analytical results, and state whether the analysis was made in the field, a field laboratory or a commercial laboratory and indicate the name of the laboratory;
- (h) give the weight of the sample used, extraction method, analytical method and elements determined;
- (i) give an estimate of the data variability, if calculated;
- (j) indicate the total number of sample stations and kilometres of line traversed;
- (k) give an analysis of the geochemical data by mathematical or other means in order to establish background, threshold and anomalous values;
- (l) describe the possible causes of background and threshold and anomalous values, relating the anomalous values to known or speculated causes; and
- (m) give an evaluation of the significance of anomalous values together with recommendations for further exploration.

(2) Any geochemical map or plan submitted in connection with a geochemical survey report must, in addition to complying with the requirements of subsection 11 (3),

- e) il montre les plis observés et interprétés, la schistosité, les failles réelles et indiquées, la disposition des écoulements et des roches stratifiées, y compris les directions et les pendages, ainsi que leur orientation, l'emplacement et la disposition des surfaces de contact réelles et interprétées et les autres caractéristiques structurales;
 - f) il montre les zones de cisaillement, d'altération ou de minéralisation ainsi que les filons;
 - g) il montre l'emplacement des tranchées, des forages d'essai, des puits et des galeries d'écoulement;
 - h) il montre, lorsqu'ils sont connus, l'emplacement, la direction, le pendage et la longueur des trous de forage.
- (3) S'ils sont disponibles, les dimensions et la qualité du gisement, les plans d'essais et les analyses sont remis avec le rapport de levé géologique.

13. (1) Le rapport du levé géochimique pour lequel des crédits de jours de travail d'évaluation sont demandés respecte, outre les exigences du paragraphe 11 (2), les exigences suivantes :

- a) il divulgue les données géochimiques contenues dans le rapport qui ne proviennent pas des travaux d'arpentage;
- b) il fournit des données pertinentes sur la géologie, la topographie, les eaux souterraines et les eaux de surface, en mettant l'accent sur les matériaux échantillonnés;
- c) il décrit le genre et la quantité d'échantillons prélevés et leur emplacement ainsi que les outils utilisés pour le prélèvement;
- d) dans le cas d'échantillons de sols, il indique la ou les profondeurs et l'horizon du sol échantillonnés;
- e) dans le cas d'échantillons de tourbe, d'humus, de plantes ou d'autres végétaux vivants, il décrit les échantillons de façon aussi complète que possible, en donnant notamment le nom et l'espèce de la plante, la partie échantillonnée et leur emplacement;
- f) si seulement une partie de l'échantillon est censée être analysée, il indique la procédure suivie pour obtenir cette partie ou cette fraction d'une dimension particulière et, dans le cas d'un rapport biochimique, il indique la technique de préparation utilisée;
- g) il donne le numéro des échantillons et les résultats de leur analyse, précise si celle-ci a été faite sur place, dans un laboratoire de campagne ou dans un laboratoire commercial, et indique le nom du laboratoire;
- h) il donne le poids des échantillons utilisés, la méthode d'extraction, la méthode d'analyse et les éléments déterminés;
- i) il donne une estimation de la variabilité des données, si elle a été calculée;
- j) il indique le nombre total de stations d'échantillonnage et de kilomètres de lignes traversées;
- k) il donne l'analyse des données géochimiques, sous forme mathématique ou autre, de façon à établir les valeurs de fond, les valeurs de seuil et les valeurs anormales;
- l) il décrit les causes possibles des valeurs de fond, des valeurs de seuil et des valeurs anormales, en reliant ces dernières à des causes connues ou hypothétiques;
- m) il évalue l'importance des valeurs anormales et recommande les autres travaux d'exploration à exécuter.

(2) La carte ou le plan géochimique soumis à l'appui d'un rapport de levé géochimique respecte, outre les exigences du paragraphe 11 (3), les exigences suivantes :

- (a) show all station points and sample numbers and any other maps of assay results, where produced;
 - (b) provide a legend or explanation to identify the units plotted with clear definitions of all abbreviations used on the map;
 - (c) show profiles or contours as determined from the analytical results of the survey and give the vertical scale where profiles are used; and
 - (d) show the printed name of the author of the related geochemical report.
- (3) A geochemical survey is not eligible for assessment work credit unless copies of all the certified analytical results are submitted.

14. (1) Any geophysical survey report submitted for assessment work credit must, in addition to complying with the requirements of subsection 11 (2),

- (a) identify the name, type and model of the instrument used to perform the survey, specifying the scale constant or sensitivity;
- (b) describe the method of survey and the use of the instrument and operational technique;
- (c) specify the total distance of line traversed for each type of survey performed;
- (d) give the background count for radiometric readings;
- (e) identify the sources of any geophysical or geological data contained in the report or shown on the accompanying illustrations which have been obtained from any source other than the survey being reported;
- (f) give an analysis of the geophysical data to better define the geometrical and physical parameters of the anomalous zones;
- (g) describe the possible causes of background and anomalous values relating the latter to known or speculated causes; and
- (h) give a brief evaluation of the significance of anomalous values and recommendations for further exploratory work.

(2) Any geophysical map or plan submitted in connection with a geophysical survey report must, in addition to complying with the requirements of subsection 11 (3),

- (a) show all station points, the values of readings taken and the units measured such as gammas, degrees, milliamps, milligals, milliseconds and ohmmeters, and dimensionless units such as per cent and ratios;
- (b) show basic numerical data and filtered data if available;
- (c) indicate total radiation units or radiation units from uranium, thorium or potassium separately or in combination for radiometric surveys on land;
- (d) show, where appropriate, the location of a topographic feature as a main base control point;
- (e) show profiles or contours as determined from the values obtained by the survey and give the vertical scale where profiles are used;

- a) il montre les points de station et le numéro des échantillons ainsi que d'autres cartes où figurent des résultats des essais, si elles sont produites;
- b) il fournit une légende ou une explication des unités tracées et des définitions claires de toutes les abréviations utilisées sur la carte;
- c) il montre les profils ou les contours déterminés à partir des résultats d'analyse du levé et donne l'échelle verticale lorsque des profils sont utilisés;
- d) il donne le nom, en lettres moulées, de l'auteur du rapport géochimique pertinent.

(3) Aucun crédit de jours de travail d'évaluation ne peut être accordé pour un levé géochimique, à moins que des copies de tous les résultats d'analyse certifiés ne soient soumises.

14. (1) Le rapport du levé géophysique pour lequel des crédits de jours de travail d'évaluation sont demandés respecte, outre les exigences du paragraphe 11 (2), les exigences suivantes :

- a) il donne le nom, le genre et le modèle de l'instrument utilisé pour effectuer le levé, en précisant la constance ou sensibilité de graduation;
- b) il décrit la méthode d'arpentage et l'utilisation de l'instrument et de la technique opérationnelle;
- c) il précise la distance totale des lignes traversées pour chaque genre de levé effectué;
- d) il donne le compte de départ pour les lectures radiométriques;
- e) il donne les sources des données géophysiques ou géologiques contenues dans le rapport ou figurant sur les illustrations qui l'accompagnent si elles ne proviennent pas des travaux d'arpentage visés par le rapport;
- f) il donne l'analyse des données géophysiques de façon à mieux définir les paramètres géométriques et physiques des zones anormales;
- g) il décrit les causes possibles des valeurs de fond et des valeurs anormales, en reliant ces dernières à des causes connues ou hypothétiques;
- h) il évalue brièvement l'importance des valeurs anormales et recommande les autres travaux d'exploration à exécuter.

(2) La carte ou le plan géophysique soumis à l'appui d'un rapport de levé géophysique respecte, outre les exigences du paragraphe 11 (3), les exigences suivantes :

- a) il montre les points de station, les valeurs des lectures effectuées et les unités mesurées comme les gammas, les degrés, les milliampères, les milligals, les millisecondes et les ohm-mètres, ainsi que les unités sans dimensions comme les pourcentages et les taux;
- b) il montre les données numériques de base et les données épurées si elles sont disponibles;
- c) il indique les unités de radiation totales ou les unités de radiation provenant de l'uranium, du thorium ou du potassium séparément ou en combinaison aux fins de levés radiométriques au sol;
- d) il montre, si cela est approprié, l'emplacement de la caractéristique topographique qui sert de principal point de repère;
- e) il montre les profils ou les contours déterminés à partir des valeurs obtenues du levé et donne l'échelle verticale lorsque des profils sont utilisés;

(f) contain a legend or explanation indicating how the measured units in clause (a) are plotted, anomalous zones are indicated and spurious suspect readings are identified and indicating the radiometric background count; and

(g) contain an outcrop map where a radiometric survey has been performed.

15. (1) Any airborne geophysical survey report submitted for assessment work credit must, in addition to complying with the requirements of subsection 11 (2),

- (a) identify the manufacturer, type and model of all instruments used in the performance of the survey specifying the scale constant or sensitivity and the accuracy of the survey;
- (b) specify the method of ground control related to flight path recovery, ground speed and the terrain clearance of the aircraft used in the performance of the survey; and
- (c) specify the flight-line spacing, the total distance flown over the entire survey and the distance flown over the mining land in respect of which the assessment work is to be credited.

(2) Any geophysical map or plan submitted in connection with an airborne geophysical survey report must, in addition to complying with the requirements of subsection 11 (3),

- (a) contain a base map or photo mosaic showing all lakes, streams and other notable topographic features, and all railways, roads, trails, power lines, pipe lines and buildings; and
- (b) show, as appropriate, profiles or contours representing electromagnetic and magnetic responses determined from the readings obtained by the survey, stating the units measured with values indicated at convenient regular intervals along the flight lines.

16. (1) Exploratory drilling by core or non-core method, including diamond or core drilling, and other drilling such as percussion, reverse circulation and auger drilling, is eligible for assessment work credit if the holder of the mining land submits legible drill hole logs, suitable for photographic reproduction, in duplicate, a drilling plan and a drill hole section.

(2) The drill hole logs must,

- (a) identify the hole by number;
- (b) give the mining claim numbers or mining land numbers on which the hole is drilled;
- (c) indicate the location of the drill hole collar in relation to the grid line coordinates, claim posts and identifiable geographic reference points;
- (d) indicate the angle and azimuth of the hole;
- (e) indicate the size of the core, or the diameter of the drill hole if bored other than by core drilling;
- (f) state the starting and completion dates of the drilling;
- (g) state the name of the drill contractor;
- (h) state the storage location of the core or drill sample material;
- (i) indicate the thickness of overburden in the core drilling holes;

il contient une légende ou une explication montrant comment les unités mesurées visées à l'alinéa a) sont tracées, comment les zones anormales sont indiquées et comment les lectures douteuses ou fausses sont identifiées, en précisant le compte radiométrique de départ;

il contient une carte des affleurements lorsqu'un levé radiométrique a été exécuté.

15. (1) Le rapport du levé géophysique aérien pour lequel des crédits de jours de travail d'évaluation sont demandés respecte, outre les exigences du paragraphe 11 (2), les exigences suivantes :

- a) il donne le nom du fabricant, le genre et le modèle des instruments utilisés dans l'exécution du levé, en précisant la constance ou sensibilité de graduation de ceux-ci et l'exactitude du levé;
- b) il précise la méthode de contrôle au sol servant à déterminer les lignes de vol ainsi que la vitesse au sol et la hauteur de vol de l'appareil utilisé dans l'exécution du levé;
- c) il précise l'intervalle entre les lignes de vol, la distance totale parcourue au-dessus de l'ensemble du secteur arpenté et la distance parcourue au-dessus du terrain minier à l'égard duquel les crédits de jours de travail d'évaluation doivent être accordés.

(2) La carte ou le plan géophysique soumis à l'appui d'un rapport de levé géophysique aérien respecte, outre les exigences du paragraphe 11 (3), les exigences suivantes :

- a) il contient un fond de carte ou une photomosaïque montrant les lacs, les cours d'eau et les autres caractéristiques topographiques notables ainsi que les voies ferrées, les routes, les sentiers, les lignes de transport d'électricité, les pipelines et les bâtiments;
- b) il montre, si cela est approprié, les profils ou les contours représentant les réponses électromagnétiques et magnétiques déterminées à partir des lectures obtenues du levé, en précisant les unités mesurées et en indiquant les valeurs obtenues à des intervalles réguliers pratiques le long des lignes de vol.

16. (1) Des crédits de jours de travail d'évaluation peuvent être accordés pour le forage d'exploration, notamment par carottage ou par forage au diamant, et pour d'autres forages comme le forage à percussion, le forage par circulation inverse et le forage à tarière, si le titulaire du terrain minier remet, en double exemplaire, des rapports de forage lisibles qui se prêtent bien à la reproduction photographique ainsi qu'un plan de forage et une coupe du trou de forage.

(2) Les rapports de forage :

- a) donnent le numéro de trou;
- b) donnent les numéros du claim ou du terrain minier où le trou est creusé;
- c) indiquent l'emplacement de l'orifice du trou par rapport aux coordonnées de quadrillage, aux poteaux de claim et aux repères géographiques identifiables;
- d) indiquent l'angle et l'azimut du trou;
- e) indiquent les dimensions de la carotte, ou le diamètre du trou de forage s'il est creusé autrement que par la méthode du carottage;
- f) donnent les dates de commencement et d'achèvement des travaux de forage;
- g) donnent le nom de l'entrepreneur des travaux de forage;
- h) donnent le lieu où est entreposé le matériel d'échantillonnage par forage, notamment par carottage;
- i) indiquent l'épaisseur des morts-terrains dans les trous de carottage;

- (j) adequately describe all geological units encountered in terms of their thickness, composition, colour, textures, structure, grain size, degree of sorting, mineralization and alteration, as appropriate;
 - (k) indicate the total depth of penetration of the drill hole in bedrock and unconsolidated material;
 - (l) indicate the location and type of all samples taken for assay or physical tests;
 - (m) state the date of completion of the log;
 - (n) contain the printed name of the author of the logs;
 - (o) provide a legend of all symbols or abbreviations used in the logs;
 - (p) include assay values for sections assayed; and
 - (q) be signed by the author of the logs.
- (3) The drilling plan map must be on durable paper, suitable for photographic reproduction, and,
- (a) be at a scale between 1:5,000 and 1:10;
 - (b) contain a graphic or bar scale and show the magnetic north and the declination;
 - (c) show all lakes, streams and other notable topographic features, and all relative cultural features such as railways and power lines;
 - (d) accurately show all mining land boundaries, claim posts, township boundary lines, roads, lot and concession lines, base lines, picket lines and survey boundaries and stations, where identifiable, in relation to topographic features;
 - (e) show the location of drill hole collars and the numbers, angles and depths of all drill holes in relation to clauses (2) (c), (d) and (e) in such a manner that relocation of the hole is simplified; and
 - (f) include, where available, assayed intervals and assay averages.
- (4) The drill hole section must be on durable paper, suitable for photographic reproduction, and,
- (a) indicate the rock types or type of material intersected;
 - (b) be at a scale between 1:5,000 and 1:10;
 - (c) contain a graphic or bar scale;
 - (d) give the astronomic azimuth of the hole;
 - (e) show coordinate lines corresponding with those shown on the drilling map;
 - (f) indicate the total length of the hole;
 - (g) contain a legend for codes or symbols corresponding to unconsolidated materials, mineralization and structure;
 - (h) show the location of the unconsolidated materials and mineralization designated by code or symbol corresponding to those mentioned in clause (g);
 - (i) show the number of the mining claim or mining land on which the hole is drilled;
 - (j) show the number and angle of the drill hole; and
 - (k) include, where available, assayed intervals and assay averages.
- (j) décrivent adéquatement les unités géologiques rencontrées, en précisant l'épaisseur, la composition, la couleur, la texture, la structure, la grosseur de grain, le degré de triage, la minéralisation et les altérations, selon ce qui est approprié;
 - (k) indiquent la profondeur de pénétration totale du trou de forage dans le soubassement et les matériaux non consolidés;
 - (l) indiquent l'emplacement et le genre des échantillons prélevés aux fins d'essais ou de tests physiques;
 - (m) donnent leur date d'achèvement;
 - (n) contiennent le nom en lettres moulées de leur auteur;
 - (o) fournissent une légende des symboles ou abréviations qui y sont utilisés;
 - (p) incluent les valeurs des essais effectués sur les coupes;
 - (q) portent la signature de leur auteur.
- (3) La carte du plan de forage est tracée sur du papier résistant se prêtant bien à la reproduction photographique et :
- a) est dressée à une échelle variant de 1/5 000 à 1/10;
 - b) contient une échelle graphique et montre le nord magnétique ainsi que la déclinaison;
 - c) montre les lacs, les cours d'eau et les autres caractéristiques topographiques notables, ainsi que les éléments rapportés, comme les voies ferrées et les lignes de transport d'électricité;
 - d) montre avec exactitude les lignes de démarcation du terrain minier, les poteaux de claim, les limites de canton, les routes, les lignes de lot et de concession, les bases géodésiques, les lignes de piquets, et les limites et les stations d'arpentage, lorsqu'ils sont repérables, par rapport aux caractéristiques topographiques;
 - e) montre l'emplacement des orifices de trous de forage ainsi que les numéros, les angles et les profondeurs des trous par rapport aux renseignements exigés par les alinéas (2) c), d) et e) de façon à en faciliter le repérage;
 - f) inclut, si possible, les intervalles auxquels les essais ont été effectués et la moyenne des essais.
- (4) La coupe du trou de forage est tracée sur du papier résistant se prêtant bien à la reproduction photographique et :
- a) indique les genres de roches ou de matériaux intersectés;
 - b) est dressée à une échelle variant de 1/5 000 à 1/10;
 - c) contient une échelle graphique;
 - d) donne l'azimut astronomic du trou;
 - e) montre les coordonnées correspondant à celles figurant sur la carte de forage;
 - f) indique la longueur totale du trou;
 - g) contient une légende des codes ou des symboles correspondant aux matériaux non consolidés, à la minéralisation et à la structure;
 - h) montre l'emplacement des matériaux non consolidés et de la minéralisation au moyen de codes ou de symboles correspondant à ceux mentionnés à l'alinéa g);
 - i) montre le numéro du claim ou du terrain minier où le trou est creusé;
 - j) montre le numéro et l'angle du trou;
 - k) inclut, si possible, les intervalles auxquels les essais ont été effectués et la moyenne des essais.

(5) Overburden drilling designed specifically to sample unconsolidated materials is eligible for assessment work credit if the holder of the land submits legible drill hole descriptive logs, a drilling plan map and a drill hole graphic section.

(6) The drill hole descriptive logs must be suitable for photographic reproduction, in duplicate, and,

- (a) describe the stratigraphy of the materials encountered as to type of material, thickness, colour, textures, structure, grain size, degree of sorting and mineralization; and
- (b) describe the type of bedrock penetrated, if reached.

(7) The drilling plan map must be on durable paper, suitable for photographic reproduction, and,

- (a) be at a scale between 1:5,000 and 1:10;
- (b) contain a graphic or bar scale and show the north direction indicating whether astronomic or magnetic;
- (c) show all lakes, streams and other notable topographic features, and all railways, roads, trails, power lines, pipelines and buildings;
- (d) accurately show all claim boundary lines, lot and concession lines, base lines, picket lines and survey boundaries and stations in relation to topographic features;
- (e) show the coordinate lines established for reference purposes;
- (f) show the location of drill hole collars, the numbers and angles of all drill holes in relation to topographic features and survey, grid and coordinate lines; and
- (g) show survey stations and markers in such a manner that they can be located on the ground by persons unfamiliar with the area.

(8) The drill hole graphic section must be on durable paper, suitable for photographic reproduction, and,

- (a) illustrate the overburden, the rock types and mineralization intersected;
- (b) contain a graphic or bar scale;
- (c) give the azimuth direction of the hole indicating whether astronomic or magnetic;
- (d) show coordinate lines corresponding with those shown on the drilling plan map and UTM coordinates if possible;
- (e) indicate the total length of the hole;
- (f) contain a legend indicating by letters, numbers or symbols the unconsolidated materials and mineralization intersected in the hole;
- (g) show the location of the unconsolidated materials and mineralization designated by letters, numbers or symbols corresponding with those in the legend mentioned in clause (f);
- (h) show the number of the mining claim or mining land on which the hole is drilled; and
- (i) show the number of the drill hole.

(5) Des crédits de jours de travail d'évaluation peuvent être accordés pour le forage de morts-terrains destiné expressément à l'échantillonnage des matériaux non consolidés, si le titulaire du terrain remet des rapports descriptifs lisibles sur le trou de forage, une carte du plan de forage et une coupe graphique du trou.

(6) Les rapports descriptifs du trou de forage se prêtent bien à la reproduction photographique, sont remis en double exemplaire et :

- a) décrivent la stratigraphie des matériaux rencontrés en précisant le genre, l'épaisseur, la couleur, la texture, la structure, la grosseur de grain, le degré de triage et la minéralisation;
- b) décrivent le genre de soubassement, si celui-ci a été atteint.

(7) La carte du plan de forage est tracée sur du papier résistant se prêtant bien à la reproduction photographique et :

- a) est dressée à une échelle variant de 1/5 000 à 1/10;
- b) contient une échelle graphique et montre la direction nord, en précisant s'il s'agit du nord astronomic ou magnétique;
- c) montre les lacs, les cours d'eau et les autres caractéristiques topographiques notables ainsi que les voies ferrées, les routes, les sentiers, les lignes de transport d'électricité, les pipelines et les bâtiments;
- d) montre avec exactitude les lignes de démarcation de claim, les lignes de lot et de concession, les bases géodésiques, les lignes de piquets, et les limites et les stations d'arpentage par rapport aux caractéristiques topographiques;
- e) montre les coordonnées établies aux fins de référence;
- f) montre l'emplacement des orifices des trous de forage ainsi que les numéros et les angles des trous par rapport aux caractéristiques topographiques et aux lignes de levé, aux lignes de quadrillage et aux coordonnées;
- g) montre les stations et les jalons d'arpentage de manière à ce que des personnes non familières avec le secteur puissent les repérer sur le terrain.

(8) La coupe graphique du trou de forage est tracée sur du papier résistant se prêtant bien à la reproduction photographique et :

- a) illustre les morts-terrains, les genres de roches et la minéralisation intersectés;
- b) contient une échelle graphique;
- c) donne l'azimut du trou, en précisant s'il s'agit de l'azimut astronomic ou magnétique;
- d) montre les coordonnées correspondant à celles figurant sur la carte du plan de forage et les coordonnées UTM, si possible;
- e) indique la longueur totale du trou;
- f) contient une légende indiquant au moyen de lettres, de numéros ou de symboles les matériaux non consolidés et la minéralisation intersectés dans le trou;
- g) montre l'emplacement des matériaux non consolidés et de la minéralisation au moyen de lettres, de numéros ou de symboles correspondant à ceux figurant dans la légende mentionnée à l'alinéa f);
- h) montre le numéro du claim ou du terrain minier où le trou est creusé;
- i) montre le numéro du trou de forage.

(9) A holder of mining land who performs a program of diamond drilling or overburden drilling on it is eligible for an assessment work credit, in addition to that otherwise permitted under this section, for all expenses and labour costs associated with the drill core submission for assessment work credit, if,

- (a) the appropriate resident geologist receives at least two weeks notice of the drill core or drill sample submission together with all relevant drill logs; and
- (b) the holder of mining land delivers all or requested portions of the drill core or drill samples to the appropriate drill core storage facility in accordance with the instructions of the resident geologist.

(10) For the purpose of clause (9) (b), delivery includes the following:

1. Each drill log, containing all relevant information as required in section 16 associated with the drill core submission, must be forwarded to the resident geologist at least two weeks before the drill core is delivered.
2. All drill core submissions must be made within a minimum of 30 days before the anniversary date of the mining land in question.
3. All drill core submissions must be properly palletised, labelled, strapped, covered and placed, as necessary, within the drill core storage facilities according to Ministry of Northern Development and Mines specifications and in accordance with the instructions of the resident geologist.
4. Sorting forms that identify the assigned Ministry of Northern Development and Mines drill hole number, footage contained within each drill core box, pallets on which the core boxes are stored, and pallets location within the drill core storage compound must be properly completed.
5. All drill core submissions must be delivered on either wooden or steel pallets that meet the specifications of the Ministry of Northern Development and Mines.
6. The number of core boxes on each pallet must not exceed 45.
7. The holder of mining land is responsible for transportation and other costs associated with the rental or use of fork lifts or similar equipment required to unload and place pallets of drill core and the costs associated with snow removal at the drill core storage facilities to enable winter drill core submissions.
8. A Declaration of Assessment Work form with a Statement of Cost for Assessment Work Credit for all costs for materials and rental services associated with drill core submissions and labour costs, including costs of labelling, palletising, strapping, covering and placing the palletised drill core as required, must be submitted to the mining recorder for verification after the drill core has been delivered. Receipts may be required on demand to verify expenditures.
9. The holder of mining land must comply with all operational and safety procedures in accordance with the instructions of the Ministry of Northern Development and Mines, the resident geologist or the geologist's agent, when delivering drill core and performing the required activities.

(9) Des crédits de jours de travail d'évaluation, outre ceux que prévoit par ailleurs le présent article, peuvent être accordés au titulaire d'un terrain minier qui réalise un programme de forage au diamant ou de forage de morts-terrains sur celui-ci, pour l'ensemble des dépenses et des coûts de la main-d'œuvre liés à la remise de la carotte de sondage pour laquelle des crédits de jours de travail d'évaluation sont demandés, si :

- a) d'une part, le géologue en poste concerné reçoit un avis d'au moins deux semaines de la remise de la carotte de sondage ou de l'échantillon de forage, accompagné de tous les rapports de forage pertinents;
- b) d'autre part, le titulaire du terrain minier livre la totalité ou les parties demandées de la carotte de sondage ou des échantillons de forage à l'installation de stockage des carottes de sondage appropriée, conformément aux directives du géologue en poste.

(10) Pour l'application de l'alinéa (9) b), la livraison comprend les exigences suivantes :

1. Chaque rapport de forage, qui contient tous les renseignements pertinents exigés par l'article 16 et liés à la remise de la carotte de sondage, est envoyé au géologue en poste au moins deux semaines avant la livraison de la carotte de sondage.
2. Les carottes de sondage qui sont remises doivent l'être au moins 30 jours avant la date anniversaire du terrain minier visé.
3. Les carottes de sondage qui sont remises doivent être correctement palettisées, étiquetées, attachées, recouvertes et placées, le cas échéant, dans les installations de stockage des carottes de sondage conformément aux normes du ministère du Développement du Nord et des Mines et aux directives du géologue en poste.
4. Doivent être remplies correctement les formules de triage qui indiquent le numéro du trou de forage attribué par le ministère du Développement du Nord et des Mines, la longueur en pieds de la carotte de sondage que renferme chaque caisse, les palettes sur lesquelles sont stockées les caisses de carottes et l'emplacement des palettes dans le lieu de stockage des carottes de sondage.
5. Les carottes de sondage qui sont remises doivent être livrées sur des palettes en bois ou en acier qui satisfont aux normes du ministère du Développement du Nord et des Mines.
6. Un maximum de 45 caisses de carottes peuvent être chargées sur une palette.
7. Le titulaire d'un terrain minier est responsable du transport et des autres coûts liés à la location ou à l'utilisation des lève-palettes ou du matériel semblable nécessaire pour décharger et placer les palettes de caisses de carottes, ainsi que des coûts liés à l'enlèvement de la neige aux installations de stockage des carottes de sondage afin de permettre la remise de carottes de sondage en hiver.
8. La formule de déclaration des travaux d'évaluation exécutés et le relevé des frais en vue d'obtenir des crédits de jours de travail d'évaluation à l'égard de tous les coûts engagés pour les matériaux et les services de location liés à la remise de carottes de sondage et à l'égard des coûts de la main-d'œuvre, y compris les coûts engagés pour étiqueter, palettiser, attacher, recouvrir et placer comme il se doit la carotte de sondage palettisée, sont présentés au registraire de claims à des fins de vérification après la livraison de la carotte de sondage. Des reçus peuvent être demandés pour la vérification des dépenses.
9. Le titulaire d'un terrain minier se conforme à toutes les formalités opérationnelles et à toutes les règles de sécurité conformément aux directives du ministère du Développement du Nord et des Mines, du géologue en poste ou de son mandataire, lorsqu'il livre la carotte de sondage et qu'il exécute les opérations voulues.

(11) No person shall destroy the value of drill core except that the holder of the mining land may do so in the normal course of exploration or mining.

(12) A holder of mining land shall not abandon a drill core without notifying the resident geologist of its storage location.

(13) Drill core must be cross-piled in an orderly manner to a height not exceeding 1.5 metres at a distance of not closer than 61.5 metres to any permanent water bodies or waterways before it is abandoned.

(14) Samples shall not be stored or abandoned closer than 61.5 metres to any permanent water bodies or waterways.

17. The results of beneficiation, geochemical testing or other special studies of assaying and analyses are eligible for assessment work credit if the results,

- (a) include a summary listing of all types of work performed, the cost of the work and the mining claim, lease, patent or parcel numbers of the land on which the work was carried out;
- (b) where assays or analyses are reported, include the assay certificates and a plan at a scale of between 1:5,000 and 1:10 clearly identifying the location of each sample by number, letter or grid coordinate designation and showing the assay results; and
- (c) where assays or analyses are reported for core or non core drilling, indicate the intervals, in metres, at which the samples were taken.

18. The following are eligible for assessment work credit if accompanied by a report substantially in the form outlined in section 11 and by adequate technical support data:

1. Airphoto and remote imagery interpretations.
2. Downhole geophysics.
3. Metallurgical testing and bulk sampling.
4. Industrial mineral testing and marketing.
5. Underwater geophysics.
6. Microscopic studies.
7. Environmental studies.
8. Digitized base maps prepared to Ontario Basic Mapping Standards.
9. Applications of new methodology or presentation of previously submitted field data which contribute new information to the geotechnical data base.

19. (1) No assessment work credit shall be given for rehabilitation work for advanced exploration and mine sites until the Director of Mine Rehabilitation has approved the rehabilitation work.

(2) If the rehabilitation work submitted for assessment work credit is found to be absent, fraudulent or incomplete, the Director of Mine Rehabilitation shall notify the recorder and the Minister shall reduce the assessment work credit accordingly.

(11) Nul ne doit détruire la valeur de la carotte de sondage, à l'exception du titulaire du terrain minier, qui peut le faire dans le cours normal de ses activités d'exploration ou d'exploitation minière.

(12) Le titulaire d'un terrain minier ne doit pas abandonner une carotte de sondage sans aviser le géologue en poste du lieu de stockage.

(13) Avant d'être abandonnées, les carottes de sondage sont empilées de manière ordonnée à une hauteur qui n'excède pas 1,5 mètre et à une distance minimale de 61,5 mètres d'une étendue d'eau ou voie navigable permanente.

(14) Les échantillons ne doivent pas être stockés ni abandonnés à moins de 61,5 mètres d'une étendue d'eau ou voie navigable permanente.

17. Des crédits de jours de travail d'évaluation peuvent être accordés pour les résultats des études d'enrichissement, des études géochimiques ou d'autres études spéciales portant sur des essais et des analyses si ces résultats :

- a) comprennent un sommaire des genres de travaux exécutés, les coûts de ceux-ci ainsi que le numéro des claims, des baux, des lettres patentes ou des parcelles du terrain où les travaux ont été exécutés;
- b) dans le cas d'essais ou d'analyses, comprennent les certificats d'essais et un plan, dressé à une échelle variant de 1/5 000 à 1/10, qui indique clairement l'emplacement de chaque échantillon au moyen d'un numéro, d'une lettre ou d'une coordonnée de quadrillage et qui montre les résultats des essais;
- c) dans le cas d'essais ou d'analyses pour des travaux de forage, notamment par carottage, indiquent les intervalles en mètres auxquels les échantillons ont été prélevés.

18. Des crédits de jours de travail d'évaluation peuvent être accordés pour les travaux suivants s'ils sont accompagnés d'un rapport rédigé essentiellement selon ce qui est prévu à l'article 11 et appuyés de données techniques adéquates :

1. Les interprétations de photos aériennes et d'images de télédétection.
2. La géophysique de fond.
3. Les essais métallurgiques et l'échantillonnage en vrac.
4. La mise à l'épreuve et la commercialisation des minéraux industriels.
5. La géophysique sous-marine.
6. Les études microscopiques.
7. Les études environnementales.
8. Les fonds de carte numériques, dressés conformément aux normes de cartographie de base de l'Ontario.
9. Les applications de nouvelles méthodes ou la présentation de données sur le terrain déjà soumises qui enrichissent la base de données géotechniques.

19. (1) Aucun crédit de jours de travail d'évaluation ne peut être accordé pour les travaux de réhabilitation pour l'exploration avancée et les emplacements de mines, à moins que le directeur de la réhabilitation minière ne les ait approuvés.

(2) Si les travaux de réhabilitation pour lesquels des crédits de jours de travail d'évaluation sont demandés n'ont pas été exécutés, sont frauduleux ou sont inachevés, le directeur de la réhabilitation minière en avise le registrateur et le ministre réduit les crédits de jours de travail d'évaluation en conséquence.

20. If subsection 81 (16) or 95 (5) of the Act applies, an additional \$4,400 per 16 hectare unit of assessment work or \$4,400 per 16 hectare unit cash in lieu of work is required for the excess area.

21. (1) Ontario Regulations 116/91, 251/91 and 263/91 are revoked.

(2) Despite subsection (1), subsections 7 (3) and (4) of Ontario Regulation 116/91 continue to apply for a period of one year from the day this Regulation comes into force to mining claims recorded before the day this Regulation comes into force and on which assessment work was either on record before that day or was filed within one year from that day.

22. This Regulation comes into force 45 days after it is filed.

5/96

ONTARIO REGULATION 7/96

made under the
MINING ACT

Made: November 1, 1995

Filed: January 16, 1996

CLAIM STAKING

1. (1) In this Regulation,

"contiguous" means an unbroken chain of spatially linked unpatented, patented or leased mining claims or other mining land.

(2) In this Regulation, a reference to area shall be read as meaning that area, more or less, and a reference to a distance shall be read as meaning that distance, more or less.

(3) In this Regulation, an annulled part of a subdivided township shall be deemed to be unsurveyed territory.

CLAIM STAKING IN UNSURVEYED TERRITORY

2. (1) Subject to subsections (2) and (3), a mining claim in unsurveyed territory must be staked so that it,

- (a) consists of one or more square 16 hectare units;
- (b) has a contiguous area of not less than 16 hectares and not more than 256 hectares;
- (c) has boundaries running only north and south and east and west astronomically; and
- (d) has the form of a rectangle.

(2) A mining claim may have a boundary that is coterminous with the boundary of an area that is not open for staking as long as all other boundaries of the claim are staked so that the claim conforms as closely as possible to the requirements set out in subsection (1).

(3) A boundary of a mining claim may change direction where it is coterminous with land not open for staking, at an intersection of an existing survey or claim boundary, at a claim post or at a monument of adjacent land or existing township fabric.

(4) If a mining claim consists of two or more 16 hectare units, line posts must be erected along the perimeter of the claim at 400 metre intervals.

20. Si le paragraphe 81 (16) ou 95 (5) de la Loi s'applique, une somme supplémentaire de 4 400 \$ par unité de 16 hectares est versée, sous forme de travaux d'évaluation ou en espèces, pour la superficie excédentaire.

21. (1) Les Règlements de l'Ontario 116/91, 251/91 et 263/91 sont abrogés.

(2) Malgré le paragraphe (1), les paragraphes 7 (3) et (4) du Règlement de l'Ontario 116/91 continuent de s'appliquer, pendant une période d'un an à compter du jour de l'entrée en vigueur du présent règlement, aux claims enregistrés avant le jour de l'entrée en vigueur du présent règlement et pour lesquels des rapports au sujet de travaux d'évaluation ont été enregistrés avant ce jour, ou sont déposés au plus tard un an à compter de ce jour.

22. Le présent règlement entre en vigueur 45 jours après son dépôt.

RÈGLEMENT DE L'ONTARIO 7/96

pris en application de la
LOI SUR LES MINES

pris le 1^{er} novembre 1995

déposé le 16 janvier 1996

JALONNEMENT DES CLAIMS

1. (1) La définition qui suit s'applique au présent règlement.

«contigu» S'entend d'une chaîne ininterrompue de claims ou d'autres terrains miniers reliés dans l'espace et soit non concédés par lettres patentes, soit concédés par lettres patentes, soit donnés à bail.

(2) Dans le présent règlement, la mention d'une superficie s'interprète comme étant à peu près cette superficie, et la mention d'une distance s'interprète comme étant à peu près cette distance.

(3) Dans le présent règlement, une partie annulée d'un canton déjà subdivisé est réputée un territoire non arpenté.

JALONNEMENT DES CLAIMS DANS UN TERRITOIRE NON ARPENTÉ

2. (1) Sous réserve des paragraphes (2) et (3), le claim situé dans un territoire non arpenté est jalonné de la manière suivante :

- a) il se compose d'une unité carrée ou plus de 16 hectares;
- b) il couvre une superficie contiguë d'au moins 16 et d'au plus 256 hectares;
- c) ses limites ont seulement des directions astronomiques nord et sud et est et ouest;
- d) il est de forme rectangulaire.

(2) Le claim peut avoir une limite qui est commune à la limite d'un secteur non ouvert au jalonnement à condition que toutes les autres limites du claim soient jalonnées de manière à ce que le claim soit le plus conforme possible aux exigences énoncées au paragraphe (1).

(3) Une limite d'un claim peut changer de direction soit lorsqu'elle est commune à un terrain non ouvert au jalonnement, soit à l'intersection d'une limite d'un levé ou d'une limite d'un claim, à un poteau de claim ou à la borne d'un terrain adjacent ou d'une structure cantonale.

(4) Si le claim se compose de deux unités ou plus de 16 hectares, des poteaux de ligne de démarcation sont érigés le long du périmètre du claim à des intervalles de 400 mètres.

(5) The size of a mining claim must, as nearly as practicable, be a multiple of 16 hectares except if the claim comprises an irregular area of land described in section 3.

(6) The boundaries of a mining claim extend downwards vertically on all sides.

(7) The length of any boundary of a mining claim must not exceed 3,200 metres and must not exceed four times the length of any other boundary.

(8) The measurements of the boundaries of a mining claim are horizontal distances.

3. (1) An irregular area of land lying adjacent to land, or to land under water, that is not open for staking may be staked with boundaries coterminous to the land, or land under water, that is not open for staking if the mining claim otherwise conforms, as nearly as practicable, to all the requirements set out in section 2, except subsection 2 (7).

(2) An irregular area of land under water lying adjacent to land, or to land under water, that is not open for staking may be staked with boundaries coterminous to the land, or land under water, that is not open for staking if the mining claim otherwise conforms, as nearly as practicable, to all the requirements set out in section 2, except subsection 2 (7).

(3) The boundaries of an irregular claim staked under subsections (1) or (2) must be marked by the erection of line posts along them at 400 metre intervals.

(4) Despite subsection (3), the erection of line posts is not required along an irregular claim boundary that is a water boundary.

(5) An irregular claim boundary that is a water boundary need only be marked by the erection of corner posts along the boundary line as close as practicable to where the claim boundary meets the water boundary.

(6) In subsections (4) and (5),

“water boundary” means the high water mark, unless otherwise defined in the existing alienation.

4. In addition to applying to the staking of mining claims in unsurveyed territory, sections 2 and 3 apply to the staking of mining claims in areas of surveyed territory designated by the Minister if, in the Minister's opinion, the survey fabric in those areas is so difficult to ascertain that it is not reasonable to expect a person staking a claim there to do so in accordance with sections 5, 6 and 7.

CLAIM STAKING IN SURVEYED TERRITORY

5. (1) Subject to subsections (2), (3) and (4), a mining claim in surveyed territory must be staked so that it,

- (a) has an area of not more than 256 hectares and not less than the minimum size set out in this section;
- (b) has boundaries coincident with or parallel to section, lot, concession or range lines established by the original survey; and
- (c) has the shape of a rectangle or parallelogram.

(2) A mining claim is not required to have the area referred to in clause (1) (a) if,

- (a) there is insufficient land open for staking to allow for compliance; and
- (b) the claim is otherwise staked so as to meet the requirements of subsection (1) as closely as practicable in the circumstances.

(5) La dimension d'un claim est, dans la mesure du possible, un multiple de 16 hectares, sauf si le claim comprend un secteur irrégulier visé à l'article 3.

(6) Les limites d'un claim descendent verticalement dans le sol de tous les côtés.

(7) Nulle limite d'un claim ne doit dépasser 3 200 mètres de long, ni quatre fois la longueur d'une autre limite.

(8) Les limites d'un claim sont mesurées horizontalement.

3. (1) Un secteur irrégulier qui est adjacent à un terrain, submergé ou non, non ouvert au jalonnement peut être jalonné avec des limites communes à ce terrain, si le claim est par ailleurs le plus conforme possible aux exigences énoncées à l'article 2, à l'exception du paragraphe 2 (7).

(2) Un secteur irrégulier submergé qui est adjacent à un terrain, submergé ou non, non ouvert au jalonnement peut être jalonné avec des limites communes à ce terrain, si le claim est par ailleurs le plus conforme possible aux exigences énoncées à l'article 2, à l'exception du paragraphe 2 (7).

(3) Les limites d'un claim irrégulier jalonné en vertu du paragraphe (1) ou (2) sont indiquées en érigeant des poteaux de ligne de démarcation le long de celles-ci à des intervalles de 400 mètres.

(4) Malgré le paragraphe (3), l'érection de poteaux de ligne de démarcation n'est pas nécessaire le long d'une limite irrégulière d'un claim qui est une limite d'une étendue d'eau.

(5) La limite irrégulière d'un claim qui est une limite d'une étendue d'eau ne doit être indiquée que par l'érection de poteaux d'angle le long de la limite le plus près possible du croisement de la limite du claim et de la limite d'une étendue d'eau.

(6) La définition qui suit s'applique aux paragraphes (4) et (5)

«limite d'une étendue d'eau» S'entend de la ligne des hautes eaux, sauf définition contraire dans l'aliénation existante.

4. Outre qu'ils s'appliquent au jalonnement de claims dans un territoire non arpenté, les articles 2 et 3 s'appliquent au jalonnement de claims dans les secteurs d'un territoire arpenté désignés par le ministre si, à son avis, la structure de l'arpentage dans ces secteurs est tellement difficile à déterminer qu'il n'est pas raisonnable de s'attendre qu'une personne qui jalonne un claim à cet endroit puisse le faire conformément aux articles 5, 6 et 7.

JALONNEMENT DES CLAIMS DANS UN TERRITOIRE ARPENTÉ

5. (1) Sous réserve des paragraphes (2), (3) et (4), le claim situé dans un territoire arpenté est jalonné de la manière suivante :

- a) il couvre une superficie d'au plus 256 hectares et a au moins la dimension minimale mentionnée au présent article;
- b) ses limites coïncident avec les lignes de rang, de concession, de lot ou de section établies au moment du levé original, ou y sont parallèles;
- c) il a la forme d'un rectangle ou d'un parallélogramme.

(2) Le claim n'a pas à couvrir la superficie visée à l'alinéa (1) a) si les conditions suivantes sont réunies :

- a) la superficie du terrain ouvert au jalonnement est insuffisante pour permettre le respect de cette exigence;
- b) dans les circonstances, le jalonnement du claim est par ailleurs le plus conforme possible aux exigences du paragraphe (1).

(3) A mining claim is not required to be in the shape of a rectangle or parallelogram as required by clause (1) (c) if the claim,

- (a) is not in that shape so that it may conform to the land that is open for staking; and
- (b) is otherwise staked so as to meet the requirements of subsection (1) as closely as practicable in the circumstances.

(4) A mining claim may have a boundary that is coterminous with the boundary of an area that is not open for staking as long as all other boundaries of the claim are staked so that the claim conforms as closely as possible to the requirements set out in subsection (1).

(5) If the mining claim consists of two or more units, line posts must be erected along the perimeter of the claim at 400 metre intervals and at all locations where the corner of a lot or subdivision of a section lies on the perimeter of the claim.

(6) Where irregular boundaries exist, the line posts must be erected to mark out the boundaries as nearly as practicable.

(7) The boundaries of a mining claim extend downwards vertically on all sides.

(8) The length of any boundary of a mining claim must not exceed 3,200 metres and must not exceed four times the length of any other boundary.

(9) The measurements of the boundaries of a mining claim are horizontal distances.

(10) Subject to sections 6 and 7, a mining claim may consist of any combination of contiguous lots or parts of lots, quarter sections or subdivisions of a section according to the township fabric but must not deviate from the township fabric.

(11) Every survey of a mining claim,

- (a) must describe the parts of the lots or sections shown in the original township survey that are included within the perimeter of the claim, together with their areas;
- (b) is governed by the lot and concession lines established by an existing survey and not by the location of corner posts and line posts; and
- (c) must follow the boundaries of the mining claim that are coterminous with land that is not open for staking, if any.

(12) In a township surveyed into sections of 260 hectares that are subdivided into quarter sections or subdivisions containing 65 hectares, a mining claim of minimum size must contain 16 hectares and consist of the northeast, northwest, southeast or southwest quarter of a quarter section or subdivision.

(13) In a township surveyed into lots of 130 hectares, a mining claim of minimum size must contain 16 hectares and consist of the northeast, northwest, southeast or southwest quarter of the north half of a lot or an equivalent quarter of the south half of a lot.

(14) In a township surveyed into lots of 80 hectares, a mining claim of minimum size must contain 20 hectares and consist of the northeast, northwest, southeast or southwest quarter of a lot.

(15) In a township surveyed into lots of 60 hectares, a mining claim of minimum size must contain 15 hectares and consist of the northeast, northwest, southeast or southwest quarter of a lot.

(3) Le claim n'a pas à avoir la forme d'un rectangle ni d'un parallélogramme comme l'exige l'alinéa (1) c) si les conditions suivantes sont réunies :

- a) le claim n'a pas la forme exigée de sorte qu'il puisse épouser la forme du terrain ouvert au jalonnement;
- b) dans les circonstances, le jalonnement du claim est par ailleurs le plus conforme possible aux exigences du paragraphe (1).

(4) Le claim peut avoir une limite qui est commune à la limite d'un secteur non ouvert au jalonnement à condition que toutes les autres limites du claim soient jalonnées de manière à ce que le claim soit le plus conforme possible aux exigences énoncées au paragraphe (1).

(5) Si le claim se compose de deux unités ou plus, des poteaux de ligne de démarcation sont érigés le long du périmètre du claim à des intervalles de 400 mètres et partout où l'angle d'un lot ou d'un lotissement d'une section se trouve sur le périmètre du claim.

(6) Lorsque des limites irrégulières existent, les poteaux de ligne de démarcation sont érigés pour indiquer les limites avec le plus de précision possible.

(7) Les limites d'un claim descendent verticalement dans le sol de tous les côtés.

(8) Nulle limite d'un claim ne doit dépasser 3 200 mètres de long, ni quatre fois la longueur d'une autre limite.

(9) Les limites d'un claim sont mesurées horizontalement.

(10) Sous réserve des articles 6 et 7, le claim peut occuper toute combinaison de lots ou de parties de lots, de quarts de section ou de lotissements d'une section, à condition qu'ils soient contigus et que le claim respecte la structure cantonale.

(11) Le levé d'un claim :

- a) décrit les parties des lots ou des sections figurant sur le levé original du canton qui se trouvent dans le périmètre du claim, ainsi que la superficie de chacune;
- b) est régi par les lignes de concession et de lot établies par un levé existant et non par l'emplacement des poteaux d'angle et des poteaux de ligne de démarcation;
- c) respecte les limites du claim qui sont communes à un terrain non ouvert au jalonnement, le cas échéant.

(12) Dans un canton arpenté en sections de 260 hectares subdivisées en quarts de section ou en lotissements de 65 hectares, le claim de dimension minimale couvre une superficie de 16 hectares et occupe le quart nord-est, nord-ouest, sud-est ou sud-ouest d'un quart de section ou d'un lotissement.

(13) Dans un canton arpenté en lots de 130 hectares, le claim de dimension minimale couvre une superficie de 16 hectares et occupe le quart nord-est, nord-ouest, sud-est ou sud-ouest de la moitié nord d'un lot ou le quart équivalent de la moitié sud d'un lot.

(14) Dans un canton arpenté en lots de 80 hectares, le claim de dimension minimale couvre une superficie de 20 hectares et occupe le quart nord-est, nord-ouest, sud-est ou sud-ouest d'un lot.

(15) Dans un canton arpenté en lots de 60 hectares, le claim de dimension minimale couvre une superficie de 15 hectares et occupe le quart nord-est, nord-ouest, sud-est ou sud-ouest d'un lot.

(16) In a township surveyed into lots of 40 hectares, a mining claim of minimum size must contain 20 hectares and consist of the north, south, east or west half of a lot.

6. If it is impossible to stake a mining claim to comply with the form and size requirements of section 5 because the lot or subdivision of a section being staked is covered with water or is irregular in form, or for some other reason relating to the nature of the lot or subdivision, the claim may be staked in accordance with the following rules and not in accordance with section 5:

1. The mining claim must be staked, as nearly as practicable, in the form and size set out in section 5, except subsection 5 (8).

2. The boundaries of the mining claim must, where possible, coincide with the boundaries of the lot or subdivision of a section being staked and, where not possible, be parallel to boundaries of the lot or subdivision that are straight lines.

7. Land that would otherwise be included in the area of a lot or subdivision of a section, but that is excluded from the lot or subdivision because it is covered with water or for some other reason, may be included in a mining claim as if it were part of the lot or subdivision.

STAKING: GENERAL RULES

8. (1) A mining claim must be staked as a continuous action.

(2) A mining claim is staked by erecting a corner post at each of the four corners of the claim so that,

- (a) the No. 1 corner post is at the northeast corner;
- (b) the No. 2 corner post is at the southeast corner;
- (c) the No. 3 corner post is at the southwest corner; and
- (d) the No. 4 corner post is at the northwest corner.

(3) A corner post tag affixed to a corner post must face the next post following the corner post in the order set out in subsection (2).

(4) If there are standing trees on the perimeter of the area being staked, the perimeter of the mining claim must be clearly marked during staking by plainly blazing the trees on two sides only in the direction of travel and by cutting the underbrush along the boundaries of the claim.

(5) Despite subsection (4), the perimeter of a mining claim or a portion of a claim located in an area referred to in subsection 32 (1) of the Act may be clearly marked by durable flagging tape securely affixed to standing trees and underbrush along the boundaries of the claim.

(6) If there are no standing trees on the perimeter of the area being staked, the perimeter of the mining claim must be clearly marked during staking by erecting durable pickets or monuments of earth or rock along the boundaries of the claim.

(7) Subsections (4) and (6) do not apply where an irregular claim boundary that is a water-to-land boundary is intended to be coterminous with land, or land under water, that is not open for staking.

9. (1) A mining claim must be staked under the direction of a recording licensee who shall be present on the ground during the staking of the claim.

(2) The recording licensee must direct other licensees as well as non-licensees in constructing claim posts and marking the perimeter of a mining claim.

(16) Dans un canton arpenté en lots de 40 hectares, le claim de dimension minimale couvre une superficie de 20 hectares et occupe la moitié nord, sud, est ou ouest d'un lot.

6. S'il est impossible de jalonner le claim de manière à respecter les exigences de l'article 5 en ce qui a trait à la forme et à la dimension parce que le lot ou le lotissement d'une section faisant l'objet du jalonnement est immergé ou de forme irrégulière, ou pour toute autre raison ayant trait à la nature du lot ou du lotissement, le claim peut être jalonné conformément aux règles suivantes au lieu d'être jalonné conformément à l'article 5 :

1. Le claim est jalonné de la façon la plus conforme possible à la forme et à la dimension énoncées à l'article 5, à l'exception du paragraphe 5 (8).

2. Lorsque c'est possible, les limites du claim coïncident avec les limites du lot ou du lotissement d'une section faisant l'objet du jalonnement et, lorsque ce n'est pas possible, elles sont parallèles aux limites du lot ou du lotissement qui sont tracées en lignes droites.

7. Un terrain qui serait par ailleurs compris dans la superficie d'un lot ou d'un lotissement d'une section, mais qui en est exclu parce qu'il est immergé ou pour toute autre raison, peut être compris dans un claim comme s'il faisait partie du lot ou du lotissement.

JALONNEMENT : RÈGLES GÉNÉRALES

8. (1) Le claim est jalonné de façon continue.

(2) Le claim est jalonné par l'érection d'un poteau d'angle à chacun de ses quatre angles de sorte que :

- a) le poteau d'angle n° 1 se trouve à l'angle nord-est;
- b) le poteau d'angle n° 2 se trouve à l'angle sud-est;
- c) le poteau d'angle n° 3 se trouve à l'angle sud-ouest;
- d) le poteau d'angle n° 4 se trouve à l'angle nord-ouest.

(3) L'étiquette qui est fixée au poteau d'angle fait face au poteau d'angle suivant dans l'ordre énoncé au paragraphe (2).

(4) S'il y a des arbres sur pied sur le périmètre du secteur faisant l'objet du jalonnement, le périmètre du claim est indiqué clairement pendant le jalonnement en pratiquant des encoches apparentes sur les arbres sur deux côtés seulement dans la direction du déplacement et en coupant les broussailles le long des limites du claim.

(5) Malgré le paragraphe (4), le périmètre d'un claim ou d'une partie d'un claim situé dans un secteur visé au paragraphe 32 (1) de la Loi peut être indiqué clairement par du ruban indicateur résistant fixé solidement aux arbres sur pied et aux broussailles le long des limites du claim.

(6) S'il n'y a pas d'arbres sur pied sur le périmètre du secteur faisant l'objet du jalonnement, le périmètre du claim est indiqué clairement pendant le jalonnement en plantant des piquets résistants ou en dressant des monticules de terre ou de pierres le long des limites du claim.

(7) Les paragraphes (4) et (6) ne s'appliquent pas s'il est prévu qu'une limite irrégulière de claim qui est une limite de littoral sera commune à un terrain, submergé ou non, non ouvert au jalonnement.

9. (1) Le claim est jalonné sous la supervision du titulaire de permis qui demande l'enregistrement, lequel est présent sur les lieux pendant le jalonnement du claim.

(2) Le titulaire de permis qui demande l'enregistrement supervise d'autres titulaires de permis ainsi que des personnes qui ne sont pas titulaires de permis, lorsqu'ils fabriquent les poteaux de claim et indiquent le périmètre du claim.

10. (1) The following rules apply to the staking of a mining claim in areas that have been open for staking for 24 hours or more:

1. The staking may be started at any corner or line post.
2. Only the recording licensee or another licensee may erect, inscribe or affix a tag to a corner post, line post or witness post.
3. The date and time of completion of the staking must be inscribed on one of the corner posts after all of the required work of staking the claim has been completed.

(2) The following rules apply to the staking of a mining claim in areas that have been open for staking for less than 24 hours:

1. The staking must start at the northeast corner of the mining claim and proceed in a clockwise direction.
2. Only the recording licensee may erect, inscribe or affix a tag to a corner post, line post or witness post.
3. The date and time of both the start and completion of the staking must be inscribed on the No. 1 corner post by the recording licensee.

11. (1) The staking of a mining claim is not invalidated for the sole reason that it encompasses land that is not open for staking unless the land encompassed in the claim constitutes an unpatented mining claim recorded prior to the time of the staking.

(2) Land that is not open for staking that is encompassed in a valid mining claim does not form part of the area of the mining claim.

(3) Land that is not open for staking that is wholly encompassed in a valid mining claim is not required to be marked out.

12. (1) One or two witness posts, instead of a corner post, must be erected in accordance with this section for a corner of a mining claim at which it is impracticable to erect a corner post for one of the following reasons:

1. The nature or conformation of the ground at the true corner makes the erecting of a corner post impracticable.
2. The true corner falls within a body of water.
3. The true corner is inaccessible because of incumbent surface rights.

(2) Witness posts must be erected on the claim boundary as close to the true corner as practicable.

(3) Witness posts must bear,

- (a) the same inscription and tag as are required for a corner post at a true corner under subsections 15 (1) and (3);
 - (b) the letters "WP"; and
 - (c) an indication of the direction and distance of the true corner from the witness post.
- (4) If a second witness post is erected, it must bear,
- (a) the letters "WP";
 - (b) the corner post number for the true corner;
 - (c) the claim number; and

10. (1) Les règles suivantes s'appliquent au jalonnement des claims dans des secteurs qui sont ouverts au jalonnement depuis 24 heures ou plus :

1. Le jalonnement peut commencer à n'importe quel poteau d'angle ou poteau de ligne de démarcation.
2. Seul le titulaire de permis qui demande l'enregistrement ou un autre titulaire de permis peut ériger un poteau d'angle, un poteau de ligne de démarcation ou un poteau indicateur, porter une inscription sur ces poteaux ou y fixer une étiquette.
3. La date et l'heure d'achèvement du jalonnement sont inscrites sur l'un des poteaux d'angle une fois achevés tous les travaux requis pour le jalonnement du claim.

(2) Les règles suivantes s'appliquent au jalonnement des claims dans des secteurs qui sont ouverts au jalonnement depuis moins de 24 heures :

1. Le jalonnement commence à l'angle nord-est du claim et se poursuit dans le sens des aiguilles d'une montre.
2. Seul le titulaire de permis qui demande l'enregistrement peut ériger un poteau d'angle, un poteau de ligne de démarcation ou un poteau indicateur, porter une inscription sur ces poteaux ou y fixer une étiquette.
3. Le titulaire de permis qui demande l'enregistrement inscrit la date et l'heure de commencement et d'achèvement du jalonnement sur le poteau d'angle n° 1.

11. (1) Le jalonnement d'un claim n'est pas invalidé pour le seul motif qu'il comprend un terrain non ouvert au jalonnement, à moins que le terrain en question ne constitue un claim non concédé par lettres patentes enregistré avant le moment du jalonnement.

(2) Le terrain non ouvert au jalonnement qui est compris dans un claim valide ne fait pas partie de la superficie du claim.

(3) Il n'est pas nécessaire d'indiquer les limites d'un terrain non ouvert au jalonnement qui est entièrement compris dans un claim valide.

12. (1) Un ou deux poteaux indicateurs sont érigés conformément au présent article, au lieu d'un poteau d'angle, pour indiquer l'angle du claim où il est pratiquement impossible d'ériger un poteau d'angle pour l'une des raisons suivantes :

1. La nature ou la configuration du sol à l'angle réel rend pratiquement impossible l'érection d'un poteau d'angle.
2. L'angle réel est immergé.
3. L'angle réel est inaccessible en raison de l'existence de droits de surface.

(2) Les poteaux indicateurs sont érigés sur la limite de claim le plus près possible de l'angle réel.

(3) Les poteaux indicateurs portent :

- a) la même inscription et la même étiquette que celles exigées pour un poteau d'angle érigé à un angle réel aux termes des paragraphes 15 (1) et (3);
 - b) les lettres «WP»;
 - c) l'indication de la direction et de la distance de l'angle réel à partir de ce poteau indicateur.
- (4) Si un deuxième poteau indicateur est érigé, il porte :
- a) les lettres «WP»;
 - b) le numéro du poteau d'angle pour l'angle réel;
 - c) le numéro du claim;

(d) an indication of the direction and distance of the true corner from the witness post.

(5) A second witness post may bear the same inscription as is required for a corner post at a true corner under subsections 15 (1) and (3).

(6) It is not necessary to erect a second witness post for a corner if it is impracticable to do so.

13. (1) If the nature or conformation of the ground at a particular location, incumbent surface rights or water is an obstacle that makes the erecting of a line post at that location impracticable, a line post must be erected on each side of the obstacle.

(2) If a mining claim being staked is coterminous with land not open for staking and the boundary of the land not open for staking changes direction other than at a corner of the claim, a line post must be erected at the point of change of direction.

(3) A line post tag inscribed with the claim number and the direction and distance from the last corner post erected must be affixed to the line post.

14. (1) Every claim post used for staking a mining claim must,

- (a) stand 1.2 metres above the ground when erected;
- (b) be squared or faced on four sides for 30 centimetres from the top; and
- (c) be squared or faced for 10 centimetres across each side.

(2) Only a post or a standing stump not previously used for staking a mining claim may be used as a claim post.

(3) Commercial timber may be used for claim posts in areas where it is impracticable or undesirable to cut down trees.

15. (1) A licensee staking a claim using metal tags must affix to each corner post the appropriately numbered tag and inscribe on each such post his or her name and license number and the date and time of erecting the post.

(2) A licensee staking a claim using metal tags must inscribe on the line post tag attached to each line post the claim number, the corner post number, the direction of the corner post from which the licensee is proceeding and the distance from the line post to that corner post.

(3) A licensee staking a claim without using metal tags must inscribe on each corner post the number of the post, his or her name and license number and the date and time of erecting the post.

(4) A licensee staking a claim without using metal tags must inscribe on each line post his or her license number, the corner post number, the direction of the corner post from which the licensee is proceeding and the distance from the line post to that corner post.

(5) Inscriptions and line post tags on line posts must be located,

- (a) on the south face of any line post erected between the No. 1 corner post and the No. 2 corner post;
- (b) on the west face of any line post erected between the No. 2 corner post and the No. 3 corner post;
- (c) on the north face of any line post erected between the No. 3 corner post and the No. 4 corner post; and

d) l'indication de la direction et de la distance de l'angle réel à partir de ce poteau indicateur.

(5) Le deuxième poteau indicateur peut porter la même inscription que celle exigée pour un poteau d'angle érigé à un angle réel aux termes des paragraphes 15 (1) et (3).

(6) Il n'est pas nécessaire d'ériger un deuxième poteau indicateur pour indiquer un angle s'il est pratiquement impossible de le faire.

13. (1) Si la nature ou la configuration du sol à un endroit particulier, ou l'existence de droits de surface ou d'une étendue d'eau est un obstacle qui rend pratiquement impossible l'érection d'un poteau de ligne de démarcation à cet endroit, un poteau de ligne de démarcation est érigé de chaque côté de l'obstacle.

(2) Si le claim qui fait l'objet d'un jalonnement est commun à un terrain non ouvert au jalonnement et que la limite de ce terrain change de direction ailleurs qu'à un angle du claim, un poteau de ligne de démarcation est érigé à l'endroit où la direction change.

(3) Est fixée au poteau de ligne de démarcation une étiquette sur laquelle sont inscrits le numéro du claim, la direction suivie à partir du dernier poteau d'angle érigé et la distance entre les deux poteaux.

14. (1) Les poteaux de claim servant au jalonnement d'un claim :

- a) s'élèvent à 1,2 mètre du sol une fois érigés;
- b) sont équarris ou parés sur les quatre côtés sur une longueur de 30 centimètres à partir du sommet;
- c) sont équarris ou parés sur une largeur de 10 centimètres de chaque côté.

(2) Seuls les poteaux ou les souches sur pied n'ayant jamais servi au jalonnement d'un claim peuvent servir de poteaux de claim.

(3) Dans les secteurs où il est pratiquement impossible ou non souhaitable d'abattre des arbres, les poteaux de claim peuvent être faits de bois commercial.

15. (1) Le titulaire de permis qui jalonne un claim au moyen d'étiquettes métalliques fixe à chaque poteau d'angle l'étiquette numérotée appropriée et inscrit sur chacun de ces poteaux son nom et son numéro de permis ainsi que la date et l'heure auxquelles le poteau a été érigé.

(2) Le titulaire de permis qui jalonne un claim au moyen d'étiquettes métalliques inscrit sur l'étiquette fixée à chaque poteau de ligne de démarcation le numéro du claim, le numéro du poteau d'angle, la direction du poteau d'angle servant de point de départ au titulaire et la distance entre le poteau de ligne de démarcation et ce poteau d'angle.

(3) Le titulaire de permis qui jalonne un claim sans utiliser d'étiquettes métalliques inscrit sur chaque poteau d'angle le numéro du poteau, son nom et son numéro de permis ainsi que la date et l'heure auxquelles le poteau a été érigé.

(4) Le titulaire de permis qui jalonne un claim sans utiliser d'étiquettes métalliques inscrit sur chaque poteau de ligne de démarcation son numéro de permis, le numéro du poteau d'angle, la direction du poteau d'angle servant de point de départ au titulaire et la distance entre le poteau de ligne de démarcation et ce poteau d'angle.

(5) Les inscriptions et les étiquettes fixées aux poteaux de ligne de démarcation sont placées comme suit :

- a) sur la face sud de tout poteau de ligne de démarcation érigé entre les poteaux d'angle n^{os} 1 et 2;
- b) sur la face ouest de tout poteau de ligne de démarcation érigé entre les poteaux d'angle n^{os} 2 et 3;
- c) sur la face nord de tout poteau de ligne de démarcation érigé entre les poteaux d'angle n^{os} 3 et 4;

(d) on the east face of any line post erected between the No. 4 corner post and the No. 1 corner post.

(6) Information required to be inscribed on a claim post or metal tag must be inscribed in a legible and durable manner.

(7) Inscriptions and metal tags must be located on the same side of a claim post.

16. (1) If metal tags are affixed to corner posts and line posts at the time of staking a mining claim, the licensee who staked the claim must so indicate in the application to record the claim.

(2) If metal tags are not used at the time of staking a mining claim, the holder of the claim must affix, as soon as possible after the recording of the claim but not later than six months after,

(a) to each corner post, a corner post tag inscribed with the recorded number of the claim; and

(b) to each line post, a line post tag inscribed with his or her license number, the claim number, the corner post number, the direction of the corner post last erected and the distance from the line post to that corner post.

17. (1) If a licensee uses metal tags in staking two or more contiguous mining claims and the licensee applies to record the claims at the same time, the licensee may erect common corner posts at common corners or, where applicable, common witness posts to witness common corners, and common line and corner posts at common line and corner post locations.

(2) If a common corner post is erected under subsection (1), the corner post tag and the inscription pertaining to each claim must be placed on the side of the common corner post facing the next corner post for that claim in a clockwise manner.

(3) If a common witness post is erected under subsection (1), the witness post tag and the inscription pertaining to each claim must be placed on the side of the common witness post facing the next corner post for that claim in a clockwise manner.

(4) If a common line post is erected under subsection (1), the line post tag and the inscription pertaining to each claim must be placed on the side of the common line post facing the next corner post for that claim in a clockwise manner.

(5) The sketch or plan accompanying the application to record the claims referred to in subsection (1) must indicate the location of any common claim posts.

18. (1) If a licensee stakes two or more contiguous mining claims without using metal tags at the time of staking and the licensee applies to record the claims at the same time, the licensee may erect common corner posts at common corners or, where applicable, common witness posts to witness common corners, and common line and corner posts at common line and corner post locations.

(2) If a common corner post is erected under subsection (1), the corner post inscription pertaining to each claim must be placed on the side of the common corner post facing the next corner post for that claim in a clockwise manner.

(3) If a common witness post is erected under subsection (1), the witness post inscription pertaining to each claim must be placed on the side of the common witness post in accordance with subsection 15 (5).

d) sur la face est de tout poteau de ligne de démarcation érigé entre les poteaux d'angle nos 4 et 1.

(6) Les inscriptions à porter sur un poteau de claim ou une étiquette métallique doivent être lisibles et durables.

(7) Les inscriptions et les étiquettes métalliques sont placées sur le même côté du poteau de claim.

16. (1) Si des étiquettes métalliques sont fixées aux poteaux d'angle et aux poteaux de ligne de démarcation au moment du jalonnement du claim, le titulaire de permis qui a jalonné celui-ci le mentionne dans sa demande d'enregistrement du claim.

(2) Si aucune étiquette métallique n'est utilisée au moment du jalonnement du claim, dès que possible après l'enregistrement de celui-ci, mais pas plus de six mois plus tard, le titulaire du claim fixe :

a) d'une part, à chaque poteau d'angle, une étiquette sur laquelle est inscrit le numéro d'enregistrement du claim;

b) d'autre part, à chaque poteau de ligne de démarcation, une étiquette sur laquelle sont inscrits son numéro de permis, le numéro du claim, le numéro du poteau d'angle, la direction du dernier poteau d'angle érigé et la distance entre le poteau de ligne de démarcation et ce poteau d'angle.

17. (1) Si le titulaire de permis utilise des étiquettes métalliques pour jalonner deux claims contigus ou plus et qu'il présente une demande d'enregistrement des claims au même moment, il peut ériger des poteaux d'angle communs aux angles communs ou, le cas échéant, des poteaux indicateurs communs pour indiquer les angles communs, et des poteaux d'angle et de ligne de démarcation communs aux emplacements communs pour les poteaux d'angle et de ligne de démarcation.

(2) Si un poteau d'angle commun est érigé en vertu du paragraphe (1), l'étiquette et l'inscription relatives à chaque claim sont placées sur le côté du poteau d'angle commun qui fait face au poteau d'angle suivant pour ce claim, en procédant dans le sens des aiguilles d'une montre.

(3) Si un poteau indicateur commun est érigé en vertu du paragraphe (1), l'étiquette et l'inscription relatives à chaque claim sont placées sur le côté du poteau indicateur commun qui fait face au poteau d'angle suivant pour ce claim, en procédant dans le sens des aiguilles d'une montre.

(4) Si un poteau de ligne de démarcation commun est érigé en vertu du paragraphe (1), l'étiquette et l'inscription relatives à chaque claim sont placées sur le côté du poteau de ligne de démarcation commun qui fait face au poteau d'angle suivant pour ce claim, en procédant dans le sens des aiguilles d'une montre.

(5) L'esquisse ou le plan accompagnant la demande d'enregistrement des claims visée au paragraphe (1) indique l'emplacement des poteaux de claim communs.

18. (1) Si le titulaire de permis jalonne deux claims contigus ou plus sans utiliser d'étiquettes métalliques au moment du jalonnement et qu'il présente une demande d'enregistrement des claims au même moment, il peut ériger des poteaux d'angle communs aux angles communs ou, le cas échéant, des poteaux indicateurs communs pour indiquer les angles communs, et des poteaux d'angle et de ligne de démarcation communs aux emplacements communs pour les poteaux d'angle et de ligne de démarcation.

(2) Si un poteau d'angle commun est érigé en vertu du paragraphe (1), l'inscription relative à chaque claim est placée sur le côté du poteau d'angle commun qui fait face au poteau d'angle suivant pour ce claim, en procédant dans le sens des aiguilles d'une montre.

(3) Si un poteau indicateur commun est érigé en vertu du paragraphe (1), l'inscription relative à chaque claim est placée sur le côté du poteau indicateur commun conformément au paragraphe 15 (5).

(4) If a common line post is erected under subsection (1), the line post inscription pertaining to each claim must be placed on the side of the common line post facing the next corner post for that claim in a clockwise manner.

(5) The sketch or plan accompanying the application to record the claim must show the location of any common claim posts.

19. A person who stakes land open for staking and fails to apply to record the mining claim within the time set out in subsection 44 (1) of the Act is not entitled to have a mining claim recorded on the land or to stake the land again, and a mining recorder may refuse or cancel any such staking.

20. If it appears that a licensee has attempted, in good faith, to comply with the Act and this Regulation, a mining claim of the licensee is not invalidated by,

- (a) the inclusion in the area of the claim of an area of more or less than the applicable size; or
- (b) the licensee's failure to describe or set out the actual area or parcel of land staked in the application to record the claim or in the sketch or plan accompanying the application.

21. Any licensee who started staking a mining claim before this Regulation comes into force may complete the staking in accordance with Ontario Regulation 115/91.

22. Ontario Regulations 115/91, 252/91 and 262/91 are revoked.

23. This Regulation comes into force 45 days after it is filed.

5/96

ONTARIO REGULATION 8/96 made under the ENVIRONMENTAL ASSESSMENT ACT

Approved: January 11, 1996
Filed: January 18, 1996

EXEMPTION—THE CORPORATION OF THE TOWNSHIP OF CHAPLEAU—CHAP-TP-1

Having received a request from The Corporation of the Township of Chapleau (the "Township") that an undertaking, namely:

The interim expansion, operation and closure of the existing and approved Township of Chapleau landfill site situated on part of Lot 1, Concession 5, Township of Chappise, for the disposal of domestic, commercial and non-hazardous solid industrial waste, with the changes as described in the reports entitled, "Township of Chapleau, Chapleau Landfill Site, *Environmental Assessment Act*, Application for Exemption, Certificate of Approval A540009, March, 1995", prepared by Senes Consultants Limited and Kresin Engineering and Planning Limited; "Township of Chapleau Landfill Draft Report, Design, Operations and Maintenance Plan for a Five (5) Year Interim Expansion, Provisional Certificate of Approval No. A540009, March, 1994" (Design and Operating Report), prepared by Kresin Engineering and Planning Limited; the "Township of Chapleau Landfill Site Hydrogeological Report, Certificate of Approval A540009, March 3, 1994" (Hydrogeological Report), prepared by Hydroterra Limited in association with Kresin Engineering and Planning Limited; "Township of Chapleau—Chapleau Landfill Site, *Environmental Assessment Act*—Application for Exemption", prepared by Senes Consultants Limited and Kresin Engineering and

(4) Si un poteau de ligne de démarcation commun est érigé en vertu du paragraphe (1), l'inscription relative à chaque claim est placée sur le côté du poteau de ligne de démarcation commun qui fait face au poteau d'angle suivant pour ce claim, en procédant dans le sens des aiguilles d'une montre.

(5) L'esquisse ou le plan accompagnant la demande d'enregistrement du claim montre l'emplacement des poteaux de claim communs.

19. Quiconque jalonne un terrain ouvert au jalonnement sans présenter de demande d'enregistrement du claim dans le délai précisé au paragraphe 44 (1) de la Loi n'a pas le droit de faire enregistrer un claim sur le terrain ni de jalonner le terrain de nouveau, et le registraire de claims peut refuser ou annuler le jalonnement.

20. S'il semble que le titulaire de permis a essayé de bonne foi de se conformer à la Loi et au présent règlement, son claim n'est pas rendu invalide du fait, selon le cas :

- a) de l'inclusion, dans la superficie du claim, d'une superficie qui n'a pas tout à fait la dimension applicable;
- b) que le titulaire de permis n'a pas décrit ou indiqué exactement le secteur ou la parcelle de terrain jalonnés dans sa demande d'enregistrement du claim ou dans l'esquisse ou le plan accompagnant la demande.

21. Le titulaire de permis qui a commencé à jalonner un claim avant l'entrée en vigueur du présent règlement peut achever le jalonnement conformément au Règlement de l'Ontario 115/91.

22. Les Règlements de l'Ontario 115/91, 252/91 et 262/91 sont abrogés.

23. Le présent règlement entre en vigueur 45 jours après son dépôt.

Planning Limited, originally submitted March, 1994 and revised February, 1995; and "Addendum No. 1 to: Township of Chapleau, Chapleau Landfill Site, *Environmental Assessment Act*—Application for Exemption, February, 1995" dated July, 1995, prepared by Senes Consultants Limited and Kresin Engineering and Planning Limited,

be exempt from the application of the Act pursuant to section 29; and

Having been advised by the Township that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The Township will be subject to delay and expense if it is required to prepare an environmental assessment for the undertaking.
- B. The Township will be subject to unnecessary delay and expense in implementing its long-term waste management program.
- C. The Township and its residents will be without a municipal solid waste disposal facility.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The continued or expanded operation of the existing landfill is clearly an interim measure for which there are no other reasonable waste management alternatives which can be implemented within the necessary time frame.
- B. Alternatives have been investigated.
- C. It is the intention of the Township that a long-term waste management program be pursued in accordance with applicable legislation and that sufficient elements of that program will be implemented prior to the conclusion of the exempt undertaking.

This exemption is subject to the following terms and conditions specified by the Minister:

1. The Township shall provide a copy of the Design and Operating Report, and Hydrogeological Report referred to above incorporating the changes that have been submitted, to the Director of the Environmental Assessment Branch of the Ministry of Environment and Energy for filing with the public record kept under section 31 of the Act by the Branch at the present Branch address of 250 Davisville Avenue, 5th Floor, Toronto, Ontario, M4S 1H2.
2. Where any activity which otherwise would be exempt under this order is being carried out as or is part of an undertaking for which an environmental assessment has been accepted and approval to proceed received, the activity shall be carried out in accordance with any terms or conditions in the approval to proceed as well as the conditions of this order.
3. Where any activity which is the subject of this order is being carried out as or is part of another undertaking which is the subject of an exemption order under the Act, the activity exempt under this order shall be carried out in accordance with any terms or conditions in the other exemption order as well as the conditions in this order.
4. The Township shall file an annual report to the Regional Director, Ministry of Environment and Energy, outlining the Township's progress in operating the site in an environmentally sound manner and progress in implementing the long-term waste management program; a copy of the reports shall also be submitted to the Director, Approvals Branch, Ministry of Environment and Energy. The Township may cease filing such reports after the site has been closed to the satisfaction of the Director, Approvals Branch and that Director has advised the Township in writing that further reports are not required pursuant to this condition.
5. No waste shall be deposited at the site pursuant to this order more than five years after the date the provisional Certificate of Approval under the *Environmental Protection Act* is issued for the interim expansion of the landfill site under this order.
6. The Township will provide a copy of the provisional Certificate of Approval issued pursuant to this order to the Director of the Environmental Assessment Branch for filing with the public record kept under section 31 of the Act, within 30 days of the approval date.

BRENDA ELLIOT
Minister of Environment and Energy

ONTARIO REGULATION 9/96
made under the
ENVIRONMENTAL ASSESSMENT ACT

Approved: January 11, 1996
Filed: January 18, 1996

EXEMPTION—SENECA AT YORK—MCU-08

Having received a request from Seneca College, a public body reporting to the Minister of Education and Training, that an undertaking, namely:

the proposal to establish and operate a permanent college on the York University campus,

be exempt from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

Seneca College at York University will be subject to delay with the result that Seneca will have to continue to lease facilities without funding from the Ministry of Education and Training and will not meet the educational and training needs of residents within the west-of-Yonge area.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The proponent, Seneca College, has carried out public consultation with west-of-Yonge area residents, community leaders, municipal and provincial politicians and Seneca College internal stakeholders.
- B. The proponent has carried out pre-submission consultation with the Ministry of Environment and Energy and the background report was circulated to appropriate ministries, agencies and local municipalities for comment.
- C. The requirements of the *Planning Act* and site plan process will adequately address environmental concerns. This process consists of a review of development issues of local and provincial scope and interest, as well as potential sources of environmental (natural, social, cultural, economic and technical) impact.
- D. The development of Seneca College at York University will have positive effects on the surrounding residential communities and will provide educational and training opportunities for these residents.
- E. Copies of documents related to the foregoing reasons may be found in the Public Record files maintained under section 30 of the *Environmental Assessment Act*.

This exemption is subject to the following terms and conditions:

1. Where any activity which otherwise would be exempt under this order is being carried out as or is part of an undertaking for which an environmental assessment has been accepted and approval to proceed received, the activity shall be carried out in accordance with any terms or conditions in the approval to proceed as well as the conditions of this order.

2. Where any activity which is the subject of this order is being carried out as or is part of another undertaking which is the subject of an exemption order under the Act, the activity exempt under this order shall be carried out in accordance with any terms or conditions in the other exemption order as well as the conditions in this order.
3. The proponent shall abide by the commitments which have been made to the agency reviewers, as outlined in the September, 1995 final report, entitled:

Request Pursuant to Section 29 of the
Environmental Assessment Act
Seneca College at York University
Background Information

4. This Exemption expires the later of,
 - (a) two years from the date of its approval; and
 - (b) such later date specified from time to time by notice in writing published in *The Ontario Gazette*.

BRENDA ELLIOT
Minister of Environment and Energy

5/96

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996—02—10

ONTARIO REGULATION 10/96 made under the THEATRES ACT

Made: December 19, 1995
Filed: January 26, 1996

Amending Reg. 1031 of R.R.O. 1990
(General)

RÈGLEMENT DE L'ONTARIO 10/96 pris en application de la LOI SUR LES CINÉMAS

pris le 19 décembre 1995
déposé le 26 janvier 1996

modifiant le Règl. 1031 des R.R.O. de 1990
(Dispositions générales)

Note: Regulation 1031 has not been amended in 1995 and 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

Remarque : Le Règlement 1031 n'a pas été modifié en 1995 ni en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1994.

1. Subsection 34 (7) of Regulation 1031 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. Le paragraphe 34 (7) du Règlement 1031 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

(7) A person who is the holder of a licence as an apprentice projectionist is exempt from the requirement under clause 28 (2) (a) of the Act to serve a period as an apprentice.

(7) Le titulaire d'un permis d'apprenti projectionniste est dispensé de l'exigence prévue à l'alinéa 28 (2) a) de la Loi voulant qu'il travaille à ce titre pendant une période quelconque.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996—02—17

ONTARIO REGULATION 11/96

made under the
PLANNING ACT

Made: January 30, 1996

Filed: January 30, 1996

Amending O. Reg. 136/95

(Delegation of Authority of Minister to Give Consents)

Note: Ontario Regulation 136/95 has been amended by Ontario Regulation 285/95.

1. Ontario Regulation 136/95 is amended by adding the following section:

3.1 Despite section 3, the delegation under section 1 does not apply to any application for a consent under section 53 of the Act made before the day this section comes into force in respect of land in the Sudbury East Planning Area.

2. Schedule 2 to the Regulation is amended by adding the following paragraph:

16.1 The Sudbury East Planning Board.

AL LEACH

Minister of Municipal Affairs and Housing

Dated at Toronto on January 30, 1996.

7/96

ONTARIO REGULATION 12/96

made under the
MUNICIPAL BOUNDARY NEGOTIATIONS ACT

Made: January 31, 1996

Filed: February 1, 1996

TOWN OF GANANOQUE, TOWNSHIP OF FRONT OF LEEDS AND LANSLOWNE BOUNDARY

1. On February 1, 1996, the portion of the Township of Front of Leeds and Lansdowne described in the Schedule is annexed to the Town of Gananoque.

2. All real property of The Corporation of the Township of Front of Leeds and Lansdowne situate in the annexed area vests in The Corporation of the Town of Gananoque on February 1, 1996.

3. On February 1, 1996, the by-laws of The Corporation of the Town of Gananoque extend to the annexed area and the by-laws of The Corporation of the Township of Front of Leeds and Lansdowne cease to apply to that area, except,

- (a) by-laws of The Corporation of the Township of Front of Leeds and Lansdowne,

- (i) that were passed under section 34 or 41 of the *Planning Act* or a predecessor of those sections, or

- (ii) that were kept in force by subsection 13 (3) of *The Municipal Amendment Act, 1941*,

which shall remain in force until repealed by the council of The Corporation of the Town of Gananoque;

- (b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township of Front of Leeds and Lansdowne; and

- (c) by-laws of The Corporation of the Township of Front of Leeds and Lansdowne passed under the *Development Charges Act* that remain in force until they are repealed or expire under that Act.

4. Any part of the official plan of The Corporation of the Township of Front of Leeds and Lansdowne applying to the annexed area shall continue to apply to that area until repealed and replaced by The Corporation of the Town of Gananoque in accordance with section 5.

5. Subject to the *Planning Act*, The Corporation of the Town of Gananoque shall after February 1, 1996,

- (a) amend its official plan to establish an environmental protection designation for land within the annexed area that is located at or below the natural water's edge in order to protect natural resources and prohibit development, except development constituted by extensions of existing land-based uses such as docks, decks and patios; and

- (b) amend its zoning by-law to implement the environmental protection designation referred to in clause (a) by establishing an environmental protection zone for land within the annexed area that is located at or below the natural water's edge.

6. The clerk of The Corporation of the Township of Front of Leeds and Lansdowne shall promptly prepare and furnish to the clerk of The Corporation of the Town of Gananoque a special collector's roll showing all arrears of all taxes or special rates assessed against the land in the annexed area up to and including January 31, 1996.

7. For the purpose of preparing the 1995 assessment roll, the assessment commissioner shall,

- (a) notify the clerk of The Corporation of the Township of Front and Leeds and Lansdowne that the annexed area should be removed from its assessment roll;

- (b) notify the clerk of The Corporation of the Town of Gananoque that the annexed area should be added to its assessment roll.

8. (1) All real property taxes levied and uncollected, and any grants-in-lieu that may be paid, under any general or special Act in the annexed area that are unpaid on January 31, 1996 shall be deemed on February 1, 1996 to be taxes and grants-in-lieu due and payable to The Corporation of the Town of Gananoque and may be collected by it.

(2) On or before May 1, 1996, The Corporation of the Town of Gananoque shall pay to The Corporation of the Township of Front of Leeds and Lansdowne an amount equal to the amount of all real

property taxes and grants-in-lieu that were unpaid on January 31, 1996 that The Corporation of the Town of Gananoque is entitled to collect in the annexed area under subsection (1).

9. (1) For the purpose of imposition of taxes and tax collection in the annexed area, The Corporation of the Town of Gananoque shall levy and collect taxes upon the assessable lands and business assessment within the annexed area as if the area had been part of the town on January 1, 1996.

(2) The final mill rates to be applied to the annexed area by The Corporation of the Town of Gananoque in 1996 shall be levied as follows:

1. At a reduced rate of 13.282 mills for lands and businesses subject to a residential and farm mill rate.
2. At a reduced rate of 15.627 mills for lands and businesses subject to a commercial and industrial mill rate.

(3) On or before December 31, 1996, The Corporation of the Town of Gananoque shall pay to The Corporation of the Township of Front of Leeds and Lansdowne,

- (a) the amount of all real property and business taxes due and payable on account of the annexed area for the month of January, 1996 in accordance with the following formulae:

1. For all lands and businesses subject to a residential and farm mill rate within the annexed area the difference resulting from:

$$\left(\frac{267.460 \text{ mills} \times \text{assessed value}}{12} \right) - (13.282 \text{ mills} \times \text{assessed value})$$

2. For all lands and businesses subject to a commercial and industrial mill rate within the annexed area the difference resulting from:

$$\left(\frac{314.670 \text{ mills} \times \text{assessed value}}{12} \right) - (15.627 \text{ mills} \times \text{assessed value})$$

- (b) the amount of any grant-in-lieu paid to The Corporation of the Town of Gananoque in respect of any properties located within the annexed area that is attributable to the month of January, 1996.

10. All business taxes and grants-in-lieu uncollected in the annexed area that are due and unpaid on January 31, 1996 shall continue after that date to be taxes due and payable to The Corporation of the Township of the Front of Leeds and Lansdowne and may be collected by it.

11. (1) The Corporation of the Town of Gananoque shall pay to The Corporation of the Township of Front of Leeds and Lansdowne compensation in the following amounts:

1. \$35,000 within seven days of the filing of this Regulation, plus any interest on that amount for the period from October 19, 1995 to the date of filing of this Regulation, minus any administrative charges accumulated during that period.
2. \$45,000 on or before March 31, 1996.
3. \$35,000 on or before July 31, 1996.

4. \$40,000 on or before March 31, 1997.

5. \$30,000 on or before March 31, 1998.

6. \$10,000 on or before March 31, 1999.

(2) The compensation paid under subsection (1) shall be deemed to be a matter falling within the meaning of subsection 147 (2) of the *Municipal Act*.

12. The agreement between The Corporation of the Town of Gananoque, The Corporation of the Township of Front of Leeds and Lansdowne and The Corporation of the United Counties of Leeds and Grenville executed on October 19, 1995 by the councils of The Corporation of the Town of Gananoque and The Corporation of the Township of Front of Leeds and Lansdowne and on November 16, 1995 by the council of the Corporation of the United Counties of Leeds and Grenville is hereby given effect to the extent that it is included in this Regulation.

SCHEDULE

In the Township of Front of Leeds and Lansdowne, in the County of Leeds, and being composed of part of the bed of the St. Lawrence River lying in front of Lots 9, 10, 11, 12, 13, 14, 15, 16 & 17, Concession 1, Town of Gananoque and Island 1, Island 2, Island 3, and Island 4, Gananoque Group, Registered Plan 120 and part of Leeds Condominium Plans Nos. 6 and 8, designated as PART 1, on a reference plan prepared by Ronald H. Smith O.L.S., C.L.S., dated October 17, 1995, and deposited in the Registry Office for the Registry Division of Leeds (No. 28) as Plan 28R-8946.

7/96

ONTARIO REGULATION 13/96 made under the SECURITIES ACT

Made: December 19, 1995

Filed: February 1, 1996

Amending Reg. 1015 of R.R.O. 1990
(General)

Note: Since January 1, 1995, Regulation 1015 has been amended by Ontario Regulation 80/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Section 165 of Regulation 1015 of the Revised Regulations of Ontario, 1990, is revoked.

2. Form 36 of the Regulation is revoked.

ONTARIO SECURITIES COMMISSION:

JOHN GELLER
Vice Chair

G. PATRICK H. VERNON
Commissioner

Dated at Toronto on December 19, 1995.

7/96

ONTARIO REGULATION 14/96
made under the
EDUCATION ACT

Made: January 31, 1996
Filed: February 1, 1996

Amending Reg. 295 of R.R.O. 1990
(Northern District School Area Board)

Note: Regulation 295 has not previously been amended.

1. Section 4 of Regulation 295 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsections:

(4.1) If the electors at an election under subsection (4) fail to elect a member to fill the vacancy, and if a majority of elected members of the Board remain in office, the remaining members shall forthwith elect a person who is an elector for any area within the jurisdiction of the Board to fill the vacancy.

(4.2) Subsections 43.1 (3), (5), (6), (7), (8) and (9) of the *Municipal Elections Act* apply to an election under subsection (4.1).

7/96

ONTARIO REGULATION 15/96
made under the
DEVELOPMENT CHARGES ACT

Made: January 31, 1996
Filed: February 1, 1996

Amending Reg. 268 of R.R.O. 1990
(Education Development Charges)

Note: Regulation 268 has not been amended in 1995. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Regulation 268 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

6.1 (1) Money may be withdrawn from an education development charges account for the purpose of refunding to an owner an education development charge imposed on land undergoing development if the development requires the issuing of a permit under the *Building Code Act, 1992* and the permit has been revoked.

(2) A refund under subsection (1) may include interest at the rate prescribed by section 13, calculated from the time the education development charge was collected to the time the refund is paid.

7/96

ONTARIO REGULATION 16/96
made under the
CONSENT TO TREATMENT ACT, 1992

Made: January 31, 1996
Filed: February 1, 1996

Amending O. Reg. 19/95
(General)

Note: Ontario Regulation 19/95 has not previously been amended.

1. Section 7 of Ontario Regulation 19/95 is amended by adding the following paragraph:

5. The administration to the incapable person of one dose of measles vaccine in accordance with the Ministry of Health's public health measles immunization campaign commencing February 1, 1996 and ending June 30, 1996.

2. Subsection 10 (2) of the Regulation is revoked.

7/96

ONTARIO REGULATION 17/96
made under the
ONTARIO DRUG BENEFIT ACT

Made: January 31, 1996
Filed: February 1, 1996

Amending Reg. 868 of R.R.O. 1990
(General)

Note: Since January 1, 1995, Regulation 868 has been amended by Ontario Regulations 39/95, 170/95, 300/95, 304/95, 370/95, 475/95, 478/95 and 483/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Section 12 of Regulation 868 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

12. (1) It is a condition for each strength and dosage form of a drug product to be designated as a listed drug product that the manufacturer of the drug product submit to the Minister,

- (a) evidence that the Health Protection Branch of Health Canada has approved the product for sale in Canada, the product's drug identification number and, subject to subsection (2), a copy of the product monograph approved by the Health Protection Branch of Health Canada;
- (b) a letter authorizing the Minister to gain access to all information in the possession of the Health Protection Branch of Health Canada with respect to the product;
- (c) documentation with respect to the manufacturing and quality control of the product, including documentation disclosing the product's master formula;
- (d) a list that sets out the lowest price to the pharmacist or wholesaler for each package size of the product that is offered for sale and evidence that the manufacturer is able to supply the product at those prices in a quantity sufficient to meet the anticipated demand for the product;
- (e) a sample of the product, packaged and labelled as it is intended to be sold in Canada;
- (f) a written undertaking to provide the Minister notice of any changes made to a listed drug product, including formulation changes, and notice of changes in the ownership of the manufacturer or in the location of the manufacturing site;
- (g) clinical studies and, if available, other clinical evidence of the product's therapeutic effectiveness or efficacy and of the product's safety, including any information that relates to adverse drug reactions and any existing clinical studies comparing the product's therapeutic effectiveness or efficacy and the product's safety to that of other products or treatments; and
- (h) evidence demonstrating the benefit of the product in relation to the cost of the product and to any alternative products or treatments.

(2) If the Health Protection Branch of Health Canada has not approved a product monograph for a drug product, the manufacturer of the product may, instead of submitting a copy of the product monograph as required under clause (1) (a), submit to the Minister the following information:

1. Pharmaceutical information.
2. Information with respect to the product's clinical pharmacology.
3. Information as to the product's indications and clinical use.
4. A list of any contra-indications, warnings or precautions in the use of the product and of possible adverse reactions to its use.
5. A list of symptoms of an overdose of the product and information as to the treatment of an overdose.
6. Information with respect to the dosage and administration of the product.
7. Information regarding the availability of dosage forms for each strength of the product marketed in Canada.

(3) A manufacturer may satisfy the condition set out in clause (1) (g) for a strength of a drug product by submitting the clinical evidence referred to in clause (1) (g) for another strength of the same dosage form of the drug product, if the evidence is sufficient for the purposes of evaluating the therapeutic effectiveness or efficacy and the safety of both the strengths of the dosage form of the product.

(4) A manufacturer may satisfy the condition set out in clause (1) (g) for a strength of a drug product by submitting to the Minister the clinical evidence referred to in clause (1) (g) with respect to another drug product and submitting evidence that satisfies the Minister that the two products are bioequivalent.

(5) Subsection (4) does not apply if the drug product that the manufacturer seeks to have designated is the drug product of a drug for which there exists a listed drug product.

(6) Subsection (1) does not apply to a drug product that is designated as an interchangeable product under the *Prescription Drug Cost Regulation Act*.

(7) A manufacturer who seeks the designation of a drug product that is manufactured in final dosage form outside Canada, shall, in addition to meeting the conditions set out in subsection (1), submit to the Minister evidence that the manufacturer of the final dosage form of the product meets manufacturing standards equivalent to those contained in the *Good Manufacturing Practices for Drug Manufacturers and Importers*, third edition, published by the Health Protection Branch of Health Canada.

2. This Regulation comes into force on March 1, 1996.

ONTARIO REGULATION 18/96 made under the PRESCRIPTION DRUG COST REGULATION ACT

Made: January 31, 1996

Filed: February 1, 1996

Amending Reg. 935 of R.R.O. 1990
(General)

Note: Since January 1, 1995, Regulation 935 has been amended by Ontario Regulations 40/95, 299/95, 305/95, 371/95, 476/95 and 479/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Section 6 of Regulation 935 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

6. (1) It is a condition for each strength and dosage form of a drug product to be designated as interchangeable with other products that the manufacturer of the drug product submit to the Minister,

- (a) evidence that the Health Protection Branch of Health Canada has approved the product for sale in Canada, the product's drug identification number and, subject to subsection (2), a copy of the product monograph approved by the Health Protection Branch of Health Canada;
- (b) a letter authorizing the Minister to gain access to all information in the possession of the Health Protection Branch of Health Canada with respect to the product;
- (c) documentation with respect to the manufacturing and quality control of the product, including documentation disclosing the product's master formula;
- (d) a list that sets out the lowest price to the pharmacist or wholesaler for each package size of the product that is offered for sale and evidence that the manufacturer is able to supply the product at those prices in a quantity sufficient to meet the anticipated demand for the product;
- (e) a sample of the product, packaged and labelled as it is intended to be sold in Canada, in a quantity sufficient to conduct all necessary testing of the product in accordance with the specifications of the finished product;
- (f) a written undertaking to provide the Minister notice of any changes made to a listed drug product, including formulation changes, and notice of changes in the ownership of the manufacturer or in the location of the manufacturing site;
- (g) comparative dissolution studies or other appropriate studies comparing the product with the original product;
- (h) comparative bioavailability studies on humans, comparative clinical studies on humans, or both, or other in vivo studies that will show the interchangeability of the product with the original product; and
- (i) evidence that the physical properties of the product do not adversely affect patient acceptance of the product to any greater degree than the original product.

(2) If the Health Protection Branch of Health Canada has not approved a product monograph for a drug product, the manufacturer of the product may, instead of submitting a copy of the product monograph as required under clause (1) (a), submit to the Minister the following information:

1. Pharmaceutical information.
2. Information with respect to the product's clinical pharmacology.
3. Information as to the product's indications and clinical use.
4. A list of any contra-indications, warnings or precautions in the use of the product and of possible adverse reactions to its use.
5. A list of symptoms of an overdose of the product and information as to the treatment of an overdose.
6. Information with respect to the dosage and administration of the product.
7. Information regarding the availability of dosage forms for each strength of the product marketed in Canada.

(3) Clauses (1) (g) and (h) do not apply to the manufacturer of a drug product if the dosage form, strength, formula and manufacturing process of the product and the testing standards for both the raw materials of the product and the finished product are identical to those of the product with which it seeks to be designated as interchangeable.

(4) A manufacturer may satisfy the condition set out in clause (1) (h) for a strength of a drug product by submitting the evidence referred to in clause (1) (h) for another strength of the same dosage form of the drug product if that information is sufficient for the purposes of evaluating the interchangeability of both the strengths of the dosage form of the product.

(5) Clauses (1) (g) and (h) do not apply with respect to a drug product that is pharmaceutically equivalent to the original product, demonstrates the same physicochemical properties as the original product and is one of the following:

1. A parenteral aqueous solution, or a powder for reconstitution into an aqueous solution, that may be administered in an intravenous, intramuscular, subcutaneous or intrathecal fashion and that is in the same solvent and in the same concentration as the original product.
2. An oral solution, elixir, syrup or other similar solubilized form in the same concentration as the original product and which contains no ingredient that will affect the bioavailability of the active ingredient.
3. An ophthalmic, otic, nasal, rectal, vaginal or inhaled solution that is topical and aqueous.

(6) A manufacturer who seeks the designation of a product that is manufactured in final dosage form outside Canada, shall, in addition to meeting the conditions set out in subsection (1), submit to the Minister evidence that the manufacturer of the final dosage form of the product meets manufacturing standards equivalent to those contained in the *Good Manufacturing Practices for Drug Manufacturers and Importers*, third edition, published by the Health Protection Branch of Health Canada.

2. This Regulation comes into force on March 1, 1996.

7/96

ONTARIO REGULATION 19/96

made under the
PESTICIDES ACT

Made: January 31, 1996
Filed: February 2, 1996

Amending Reg. 914 of R.R.O. 1990
(General)

Note: Regulation 914 has not been amended in 1995. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Table 1 to Regulation 914 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Table 1

CANADIAN AGENT CODES

1	ABC	ABBOTT LABORATORIES LTD., CHEMICAL & AGRIC. PRODUCTS DIV, P.O. BOX 6150, MONTREAL, PQ H3C 3K6
2	ABE	ABELL PEST CONTROL, 246 ATTWELL DR., ETOBICOKE, ON M9W 5B4
3	AGT	AG TURF CHEMICALS INC., 62 ROEHAMPTON CT., KITCHENER, ON N2A 3L1
4	AHS	ANIMAL HEALTH SUPPLIES LTD., 1370 LORNE ST., REGINA, SK S4P 3H1
5	AMZ	AMWAY OF CANADA LTD., BOX 5706, STATION "A", LONDON, ON N6A 4S5
6	AOK	AEROKURE INT'L INC., 330 RACINE ST., ST.ELIE D'ORFORD, PQ J0B 2S0
7	APC	AETNA PEST CONTROL LTD., 1828 DANFORTH AVE., TORONTO, ON M4C 1H8
8	APD	APPLIED BIOCHEMISTS OF CANADA, 140 FINCHdene SQ., UNIT 16, SCARBOROUGH, ON MLX 1B1
9	ARK	ARCAN SECURITY LTD, 3 HAMPTONBROOK DR, WESTON, ON M9P 1A2
10	ARN	ARTILIN CANADA INC., 1253 AVE. MCGILL COLLEGE, BUREAU 430, MONTREAL, PQ H3B 2Y5
11	ASB	ASSOCIATED BRANDS, 400-225 DUNCAN MILL RD., TORONTO, ON M3B 3K9
12	AVM	AVMOR LTD., DEPT DES ENREGISTREMENTS, 433, RUE STE-HELENE, MONTREAL, PQ H2Y 2L1
13	BAB	BABSON BROS. CO. CANADA LTD., 4330 WEST HILL AVE., MONTREAL, PQ H4B 2S9
14	BDZ	BODYGUARD INDUSTRIES CANADA, 238 GERRARD ST. E., TORONTO, ON M5A 2E8
15	BOV	BIO ENV. PRODUCTS INC., P.O. BOX 7421, STATION "M", EDMONTON, AB T5E 6K1
16	CCC	CHORNEY CHEMICAL CO., 138 SUNRISE AVE., TORONTO, ON M4A 1B3
17	CCN	CCL INDUSTRIES INC., 105 GORDON BAKER RD., WILLOWDALE, ON M2H 3P8
18	CGA	CIBA-GEIGY CANADA LTD., 250-550 BOUL. DE MONTAGNE, BOUCHERVILLE, PQ J4B 5R4
19	CGC	CIBA-GEIGY CANADA LTD., 6860 CENTURY AVE., MISSISSAUGA, ON L5N 2W5

- 20 CHH MILERS CANADA INC., 77 BELFIELD RD.,
ETOBICOKE, ON M9W 1G6
- 21 CHP ICI CHIPMAN, BUSINESS ICI CAN.,
400 JONES RD., P.O. BOX 9910,
STONE CREEK, ON L8G 3Z1
- 22 CHV CHEVRON CHEMICAL CANADA LTD., 3228 SOUTH SERVICE RD.,
BURLINGTON, ON L7N 3H8
- 23 CPM COOPER MILLS LTD., R.R. #3,
MADOC, ON K0K 2K0
- 24 CRY CARY'S LTD., 1555 INKSTER BLVD.,
WINNIPEG, MB R2X 1R2
- 25 CSY CASEY, JOHN S., 233 FREDERICK ST., P.O. BOX 515,
KITCHENER, ON N2G 4A2
- 26 CWN CROWN CHEMICAL PRODUCTS,
DIV. OF CANADIAN FLOOR SER. LT,
6125 NETHERHART RD.,
MISSISSAUGA, ON L5T 1G5
- 27 DIS DISPAR, DIV.VETOQUINOL CANADA, 675 ST-PIERRE SUD,
JOLIETTE, PQ J6E 3Z1
- 28 DLT DELL TECH LABORATORIES LTD., UWO RESEARCH PARK,
100 COLLIP CIRCLE,
LONDON, ON N6G 4X8
- 29 DNS DONSON ENGINEERING, 755 WALLACE RD., R.R.#3,
NORTH BAY, ON P1B 8G4
- 30 DWC HOLDEN, DAY, WILSON, SUITE 2400, BOX 52,
TORONTO DOMINION BANK TOWER, TORONTO DOMINION CENTRE,
TORONTO, ON M5K 1E7
- 31 DWE DOWELANCO CANADA INC., 17705 LESLIE ST.,
NEWMARKET, ON L3Y 3E3
- 32 EFA ELF ATOCHEM OF CANADA LTD., 700 THIRD LINE RD.,
OAKVILLE, ON L8J 5A3
- 33 ELS ELSCO CO., 4330 WEST HILL AVE.,
MONTREAL, PQ H4B 2S9
- 34 FAM FARNAM MARKETING INC., #700, 10104-103 AVENUE,
EDMONTON, AB T5J 0H8
- 35 FFC FAIRFIELD CHEM. CAN.(1986) INC,
3900-1155 DORCHESTER BLVD.W.,
MONTREAL, PQ H3B 3V2
- 36 FID FINE, DONALD & CO., 129 OAKLAND RD.,
SCOTLAND, ON N0E 1R0
- 37 FMN FREEMAN, PATRICIA, R.R. #3,
DUTTON, ON N0L 1J0
- 38 FRN FERMENTA ANIMAL HEALTH CANADA,
ATTN: MANAGER REGULATORY AFF.,
302-55 CORK ST. E.,
GUELPH, ON N1H 2W7

- 39 FSS FISONS HORTICULTURE INC., 600-25 WATLINE AVE.,
MISSISSAUGA, ON L5Z 2Z1
- 40 GAX GARDEX CHEMICALS LTD., 246 ATTWELL DR.,
REXDALE, ON M9W 5B4
- 41 GCC GENERAL CHEMICAL CO. CAN., 8363-128TH ST.,
SURREY, BC V3W 4G1
- 42 GCP GREEN CROSS PRODUCTS, 6860 CENTURY AVE.,
MISSISSAUGA, ON L5N 2W5
- 43 GDR DONALD R. GOOD, P.O. BOX 5118, MERIVAL DEPOT,
NEPEAN, ON K2C 3H4
- 44 GIS GRIFFITH SADDLERY, P.O. 25016 W. BTFD.,
BRANTFORD, ON N5A 3Z2
- 45 GTB GREAT LAKES BIOCHEMICALS, 426-1091 KINGSTON RD.,
SCARBOROUGH, ON M1N 4E5
- 46 GVL GRAVEL, P.INTL. TRADING INC., 2412 COBBINSHAW CIRCLE,
MISSISSAUGA, ON L5N 2G3
- 47 HAU HARTZ CANADA INC., 1125 TALBOT ST.,
ST. THOMAS, ON N5P 3W7
- 48 HCS HOECHST CANADA INC., SPECIALTY CHEMICALS,
4045 COTE VERTU,
MONTREAL, PQ H4R 1R6
- 49 HEN HENLEY CHEMICALS LTD., 199 COURTLAND AVE.,
CONCORD, ON L4K 4T2
- 50 HMF HAMMONDS FUEL ADDITIVES INC., P.O. BOX 28039,
LONDON, ON N6H 5E1
- 51 HOD HOFLAND, JOHN G. LTD., 6695 PACIFIC CIRCLE,
MISSISSAUGA, ON L5T 1V6
- 52 HON TARTAN COLOUR
101-7145 WEST CREDIT AVE., BLDG 2,
MISSISSAUGA, ON L5N 1A6
- 53 HUB HUNTER BRAND MFG. LTD., SALES AND MARKETING,
95 RUE ST-ZOTIQUE OUEST,
MONTREAL, PQ H2S 1P1
- 54 IBK ISK BIOSCIENCES LTD., 102-931 COMMISSIONERS RD.E.,
LONDON, ON N5Z 3H9
- 55 JAK JACKSON, GRAHAM, MARKS & CLERK, BOX 975, STN B,
OTTAWA, ON K1P 5S7
- 56 JAN JANSSEN PHARMACEUTICA, ATTN: MGR VET. MEDICAL AFFAIRS,
1-6705 MILLCREEK DR.,
MISSISSAUGA, ON L5N 5R9
- 7 JFF MR. CHARLES H. JEFFERSON, 185 WILSHIRE AVE.,
OTTAWA, ON K2C 0E6
- 58 JOH JOHNSON (S.C.) & SON LTD., ATTN: TECH. SUPPORT MANAGER,
BOX 520, 1 WEBSTER ST.,
BRANTFORD, ON N3T 5R1

- 59 JRM JORUM CO., 128 PINETREE WAY,
MISSISSAUGA, ON L5A 2R2
- 60 KEM KEMSAN INC., ATTN: GENERAL MANAGER, BOX 727,
OAKVILLE, ON L6J 5C1
- 61 KOZ KORZITE COATINGS INC., P.O. BOX 1175,
GUELPH, ON N1H 6N3
- 62 LEE LEGATE & TEDDER LTD., 143 CASTLE CR.,
OAKVILLE, ON L6J 5H4
- 63 LMB KENNETH A MURCHISON, 141 LAURIER AVE.,
OTTAWA, ON K1P 5J3
- 64 LSR LIFE SCIENCES RESEARCH INT'L,
R.R. #1, 84 BIRCHMOUNT RD.,
AJAX, ON L1T 3S4
- 65 LTR D.W. LATTER AND ASSOCIATES, 22 QUEEN ANNE ROAD,
TORONTO, ON M8X 1S9
- 66 LWL LAW, E.G., 1115-38TH AVE. S.W.,
CALGARY, AB T2T 2J3
- 67 MAE MAHEU & MAHEU INC., A/S DU DIRECTEUR TECHNIQUE,
195-710 RUE BOUVIER,
QUEBEC, PQ G2J 1C2
- 68 MCA MACDONALD, AFFLECK & COOLIGAN, BARRISTERS & SOLICITORS,
200 ELGIN ST., 11TH FLOOR,
OTTAWA, ON K2P 1L5
- 69 MOL MONSANTO CANADA LTD., 350-441 MACLAREN,
OTTAWA, ON K2P 2H3
- 70 MYS MYSTO INC., 8500 9e AVENUE,
MONTREAL, PQ H1Z 2Z5
- 71 NIE NOVO NORDISK BIOINDUSTRIALS IN, 119 BERNARD AVE.,
TORONTO, ON M5R 1S4
- 72 NTT NUTRITE INC., P.O. BOX 1000, 7005 TASCHEREAU BLVD.,
BROSSARD, PQ J4Z 3N2
- 73 NUG NU-GRO CORPORATION, HOME & GARDEN DEPT.,
HIGHWAY 59 SOUTH, P.O. BOX 1148,
WOODSTOCK, ON N4S 8P6
- 74 NUO NUCRO-TECHNICS INC., 16-2000 ELLESMERE RD.,
SCARBOROUGH, ON M1H 2W4
- 75 OGI OGILVIE, GLEN G. LTD., P.O. BOX 550,
CALEDONIA, ON N0A 1A0
- 76 OLH OLIVER INDUSTRIAL SUPPLY, 236-36TH ST. N.,
LETHBRIDGE, AB T1J 4B2
- 77 OSH OSLER HOSKIN & HARCOURT, P.O. BOX 50,
TORONTO, ON M5X 1B8
- 78 OWB OWEN & BIRD,
P.O. BOX 49130, 3 BENTAL CENTRE, 2900-595 BURRARD ST.,
VANCOUVER, BC V7X 1J5

- 79 PCO PCO SERVICES INC., 170 ROBERT SPECK PKWY,
MISSISSAUGA, ON L4Z 3G1
- 80 PLG PLANT PRODUCTS CO. LTD., ATTN: TECHNICAL DEPT.,
314 ORENDA RD.,
BRAMPTON, ON L6T 1G1
- 81 PLU PLUS ENRG., 101-300 RUE CHAPLEAU,
ST-HYACINTHE, PQ J2S 6V9
- 82 PPJ PPG INDUSTRIES INC. CANADA, 5546 TIMBERLEA BLVD,
MISSISSAUGA, ON L4W 2T7
- 83 PRJ PERYCUT CHEMIE AG,
P.O. BOX 66001, TOWNE CENTRE, 1355 KINGSTON RD.,
PICKERING, ON L1V 6P7
- 84 PSI PET SCIENCE LTD., 35-190 HWY #7
BRAMPTON, ON L7A 1A2
- 85 PTM PETON MARKETING INC., 7300 WARDEN AVE., STE 400,
MARKHAM, ON L3R 9Z6
- 86 RDK REDDICK, FRANK, 52 SOMERSET CRES.,
LONDON, ON N6K 3M3
- 87 RHQ RHONE POULENC CANADA INC.,
2000 ARGENTIA RD., PLAZA 3, SUITE 400,
MISSISSAUGA, ON L5N 1V9
- 88 RIE RICE, K.P., P.O. BOX 1258,
STONEY PLAIN, AB T0E 2G0
- 89 ROR ROSS, FRANK T. & SONS LTD., BOX 248,
WEST HILL, ON M1E 4R5
- 90 ROT RO-TYME CHEMICAL CORP., 9 COMMERCE RD.,
ORANGEVILLE, ON L9W 3X5
- 91 ROU ROUSSEL CANADA LTD., 4045 COTE VERTU,
MONTREAL, PQ H4R 2E8
- 92 SAF SANEX INC., 5100-A TIMBERLEA BLVD.,
MISSISSAUGA, ON L4W 2S5
- 93 SAJ SANITIZED PROCESS CAN. LTD., 356 SUMACH ST.,
TORONTO, ON M4X 1V4
- 94 SBL STANDARD BIOLOGICAL LABS., 310 BRUNEL RD.,
MISSISSAUGA, ON L4Z 2C2
- 95 SHC STUART HOUSE CANADA LTD., 77 RIVALDA RD.,
WESTON, ON M9M 2M6
- 96 SIE STIKEMAN, ELLIOTT, BARRISTERS & SOLICITORS
COMMERCE WAY WEST, SUITE 1400,
TORONTO, ON M5L 1B9
- 97 SIK STIKEMAN, ELLIOTT, 914-50 O'CONNOR ST.,
OTTAWA, ON K1P 6L2
- 98 SKB SMITHKLINE BEECHAM ANIMAL HEAT, 3130 PEPPER MILL CRT.,
MISSISSAUGA, ON L5L 4X4
- 99 SMM SIMPLOT CANADA LTD., P.O. BOX 940,
BRANDON, MB R7A 6A1

100	SMV	SUMMERVILLE CUSTOM & SPRAYING, R.R. #2, RD. #37, OTTERVILLE, ON N0J 1R0
101	SSP	SASCO PRODUCTS LTD., 31 ILSLEY AVE., DARTMOUTH, NS B3B 1L5
102	SUH	SUMITOMO CANADA LTD., 1 FIRST CANADIAN PLACE, SUITE 7010, P.O. BOX 258, TORONTO, ON M5X 1C8
103	SXA	SANEX AGRO INC., 36 HEAD ST., DUNDAS, ON L9H 3H3
104	THS	THOMAS, JOSEPH, c/o LOW MURCHISON, 141 LAURIER AVE. W., STE 1000, OTTAWA, ON K1P 5J3
105	TIS	TIMBER SPECIALTIES LTD., 2ND LINE RD. W., P.O. BOX 2, CAMPBELLVILLE, ON L0P 1B0
106	TNQ	TENDER CORP./CANADA, 10-18 ALLIANCE BLVD., BARRIE, ON L4M 5A5
107	UAC	UNITED AGRI PRODUCTS, 820-26TH ST. N.E. CALGARY, AB T2A 2M4
108	UAG	UNITED AGRI PRODUCTS, R.R. #2, DORCHESTER, ON N0L 1G5
109	UCB	UNION CARBIDE CANADA LTD., 5507 FIRST ST. S.E., CALGARY, AB T2H 1H9
110	UNR	UNIROYAL CHEMICAL, DIV. OF UNIROYAL LTD., 25 ERB ST., BOX 250, ELMIRA, ON N3B 3A3
111	USC	US BORAX & CHEM. CORP., P.O. BOX 8090, LONDON, ON N6G 2B0
112	VAO	VAN WATERS & ROGERS LTD., ATTN: REGULATORY AFFAIRS MGR., 777 SUPERTEST RD., DOWNSVIEW, ON M3J 2M5
113	VIN	JACK VINCELLI INC., 5803 WESTMINISTER, MONTREAL, PQ H4W 2J9
114	WAL	WATKINS INC., 77 IRENE ST., WINNIPEG, MB R3T 4C7
115	WBR	WILBUR-ELLIS CO., 2911 CLEVELAND AVE., SASKATOON, SK S7K 8A9
116	WFN	WINFRAN LTD., 2504-6220 MCKAY AVE., BURNABY, BC V5H 4M8
117	WIC	WIN CHEMICALS & EQUIPMENT LTD., 1295 EGLINTON AVE E., UNIT #11, MISSISSAUGA, ON L4W 3E6
118	WIL	WILSON LABORATORIES INC., 36 HEAD ST., DUNDAS, ON L9H 3H3

- 119 ZNA ZENECA AGRO, A BUSINESS OF ZENECA CORP.,
 P.O. BOX 9910, 400 JONES RD.,
 STONEY CREEK, ON L8G 3Z1
- 120 ZOD ZOECON CANADA INC., 3-12 STANLEY COURT,
 WHITBY, ON L1N 8P9

2. Table 2 to the Regulation is revoked and the following substituted:

Table 2

INDEX OF REGISTRANT CODES

1	AAG	ALBERTA AEROSOL-GILLEX, NATURAL PROPELLENT INC., P.O. BOX 333, STN R, TORONTO, ON M4G 4C3
2	ABE	ABELL PEST CONTROL, 246 ATTWELL DR., ETOBICOKE, ON M9W 5B4
3	ABT	ABBOTT LABORATORIES, CHEMICAL & AGRIC PROD. DIV., DEPT. 028R, 1401 SHERIDAN ROAD, NORTH CHICAGO, IL 60064 USA
4	ACN	ARCHEM CORP., P.O. BOX 767, 1514-11TH ST., PORTSMOUTH, OH 45662 USA
5	AFL	ALFA-LAVAL AGRI, 2020 FISHER DR., PETERBOROUGH, ON K9J 7B7
6	AGB	AGBIOCHEM INC., 3 FLEETWOOD CRT., ORINDA, CA 94563 USA
7	AGE	AGRISENSE/PROVESTA CORP., 15 D3 PHILLIPS BLDG., BARTLESVILLE, OK 74004 USA
8	AGL	AGROLINZ INC., 6525 QUAIL HOLLOW, STE 107, MEMPHIS, TN 38120-1309 USA
9	AGP	ASSAULT-GARD SECURITY PRODUCTS, 4101 E. LOUISIANA AVE., SUITE G-1, DENVER, CO 80222 USA
10	AGV	AG-SERVICES INC., 116 KENPARK AVE., BRAMPTON, ON L6Z 3J8
11	AGZ	AGROLINZ, ST. PETER STRASSE 25, LINZ, A-4020 AUSTRIA
12	AHB	ACCESSORIES HUNTER BRAND INC., 6674 AVE. DE L'ESPLANADE, MONTREAL, PQ H2V 4L5
13	AIG	AIR GUARD CONTROL INC., 8001 KEELE ST., P.O. BOX 89, CONCORD, ON L4K 1B2
14	AIK	AIRKEM PROFESSIONAL PRODUCTS, DIV. OF ECO LAB LTD., 5105 TOMKEN RD., MISSISSAUGA, ON L4W 2X5
15	ALT	ALSI CIE LTEE, 150 RUE SEIGNEURIALE, C.P. 5040, BEAUPORT, PQ G1E 6B3

- 16 AMR AMERIBROM INC., ATTN: DIRECTOR REG. AFFAIRS,
52 VANDERBILT AVE.,
NEW YORK, NY 10017
USA
- 17 AMV AMVAC CHEMICAL CORP., 4100 E. WASHINGTON BLVD.,
LOS ANGELES, CA 90023
USA
- 18 AMW AMWAY CORP., 7575 E. FULTON RD.,
ADA, MI 49355
USA
- 19 AMX ANIMAX, 69 BESSEMER RD., UNIT 27,
LONDON, ON N6E 2V6
- 20 ANI ARI INC., P.O. BOX 999,
GRIFFIN, GA 30224
USA
- 21 APA APA DIV. SANOFI ANIMAL HEALTH, 345 BLVD. LABBE NORD,
VICTORIAVILLE, PQ G6P 1B1
- 22 APB APPLIED BIOCHEMISTS INC., 6120 WEST DOUGLAS AVE.,
MILWAUKEE, WI 53218
USA
- 23 AQS AQUASHADE INC., DIV. OF APPLIED BIOCHEMISTS IN,
6120 WEST DOUGLAS AVE.,
MILWAUKEE, WI 53218
USA
- 24 ARO ARMSTRONG MAN. CO., 2485 HAINES RD.,
MISSISSAUGA, ON L4Y 1Y7
- 25 ARR AIRRIGATION ENGINEERING CO., P.O. BOX H,
CARMEL VALLEY, CA 93924
USA
- 26 ATC ICI SURFACTANTS, ATTN: REGIONAL MANAGER, P.O. BOX 1085,
BRANTFORD, ON N3T 5T2
- 27 ATD ELF ATOCHEM NORTH AMERICA DECCO,
1713 S. CALIFORNIA AVE.,
MONROVIA, CA 91016-0120
USA
- 28 ATK ATAKI ENTERPRISES INC., P.O. BOX 1631,
ST. LAURENT, PQ H4L 4Z2
- 29 AUL AUSTIN, DIV. VETOQUINOL CANADA, 675 ST-PIERRE SUD.,
JOLIETTE, PQ J6E 3Z1
- 30 AVC AVITROL CORP., 7644 E. 46TH ST.,
TULSA, OK 74145
USA
- 31 AVM AVMOR LTD., DEPT DES ENREGISTREMENTS,
433, RUE STE-HELENE,
MONTREAL, PQ H2Y 2L1
- 32 AZO AKZO NOVEL CHEMICALS BV, P.O. BOX 247,
AMERSFOORT, 3800 AE
THE NETHERLANDS

- 33 BAI BAIRD & MCGUIRE CAN. LTD., 445-21ST AVE.,
LACHINE, PQ H8S 3T8
- 34 BAT BARTLETT, N.M. INC., P.O. BOX 490, 931 BARTLETT ROAD,
BEAMSVILLE, ON L0R 1B0
- 35 BAX BAYVET DIV. CHEMAGRO LTD., 77 BELFIELD RD.,
ETOBICOKE, ON M9W 1G6
- 36 BAZ BASF CANADA INC., REGULATORY AFFAIRS,
345 CARLINGVIEW DR.,
TORONTO, ON M9W 6N9
- 37 BBE B.B. EXTERMINATION INC., 1200-116IEME RUE,
SHAWINIGAN-SUD, PQ G9P 3B6
- 38 BBM BURLINGTON SCIENTIFIC CORP., 222 SHERWOOD AVE,
FARMINGDALE, NY 11735-1718
USA
- 39 BDC BRENTDALE CHEMICALS, 3155 PEPPERMILL CT., UNIT 4,
MISSISSAUGA, ON L5L 4X7
- 40 BDG BODYGUARD INDUSTRIES, 21639 N. 14TH AVE.,
PHOENIX, AZ 85027
USA
- 41 BDI BLUE DIAMOND EXT. CO. INC., ROUTE 2, BOX 1322,
ROGERSVILLE, TN 37857
USA
- 42 BDN POKON & CHRYSAL BV, P.O. BOX 17,
BUSSUM, 1400 AA
THE NETHERLANDS
- 43 BDT BRANDT CHEMICAL CO., P.O. BOX 277,
PLEASANT PLAINS, IL 62677
USA
- 44 BEH BEE MAID HONEY LTD., 625 ROSEBERRY ST.,
WINNIPEG, MB R3H 0T4
- 45 BEN BENJAMIN MOORE & CO. LTD., 139 MULOCK AVE.,
TORONTO, ON M6N 1G9
- 46 BIC BIRD CONTROL INTERNATIONAL, P.O. BOX 12,
MACEDONIA, OH 44056
USA
- 47 BIE BIKOE MANUFACTURING CO., 392 QUEEN ST. E.,
TORONTO, ON M5A 1T3
- 48 BIL BIO-LAB INC., ATTN: REGULATORY AFFAIRS MGR.,
P.O. BOX 1489,
DECATUR, GA 30031
USA
- 49 BLL BELL LABORATORIES INC., 3699 KINSMAN BLVD.,
MADISON, WI 53704
USA
- 50 BLN BOLIDEN INTERTRADE INC., 300-3379 PEACHTREE RD. NE,
ATLANTA, GA 30326
USA

- 51 BLO BLOOD PROTECTION CO. (M) BERHAD,
4821 PERMATANG PAUH,
13400 BUTTERWORTH,
PENANG,
MALAYSIA
- 52 BOY BOYLE-MIDWAY CANADA LTD., 2 WICKMAN RD.,
TORONTO, ON M8Z 5M5
- 53 BRX BIRD-X INC., 730 WEST LAKE ST.,
CHICAGO, IL 60606
USA
- 54 BUL BUCKMAN LABS OF CANADA LTD., 351 JOSEPH-CARRIER BLVD,
VAUDREUIL, PQ J7V 5V5
- 55 CAA PRODUITS CADILLAC LTEE, 1160 RUE TAILLON,
QUEBEC, PQ G1N 4M1
- 56 CAI CANADA PACKERS INC., FINE CHEMICALS DIVISION,
5100 TIMBERLEA BLVD.,
MISSISSAUGA, ON L4W 2S5
- 57 CAT CANTOL LTD., 199 STEELCASE RD., P.O. BOX 2400,
DON MILLS, ON M3C 2T9
- 58 CAX AGREVO INC., 295 HENDERSON DR.,
REGINA, SK S4N 6C2
- 59 CAY CANADIAN INDUSTRIAL CHEM., 660 LEPINE AVE.,
DORVAL, PQ H9P 1G2
- 60 CBE CANADIAN TIRE CORP. LTD., 2180 YONGE ST.,
TORONTO, ON M4P 2V8
- 61 CBL CARDEL PRODUCTS LTD., BOX 126,
BRAMPTON, ON L6V 2K7
- 62 CCS CHEMICAL SPECIALTIES INC., ONE WOODLAWN GREEN,
CHARLOTTE, NC 28217
USA
- 63 CDH CITADEL ANIMAL HEALTH, 420 BEAVERDALE RD.,
CAMBRIDGE, ON N3C 2W4
- 64 CEK SHELL AGRAR GMBH & CO. KG,
KONRAD-ADENAUER-STR. 30, P.O. BOX 300,
INGLEHEIM/RHEIN, D-6507
GERMANY
- 65 CER CERTIFIED LAB. PRODUCTS,
DIV. OF NCH CANADA INC., ATTN: TECHNICAL SERVICE MGR.,
239 ORENDA RD.,
BRAMPTON, ON L6T 1E6
- 66 CFI C.F.P.I., 28 BOUL CAMELINAT BP 75,
GENNEVILLIERS, 92233
FRANCE
- 67 CGC CIBA-GEIGY CANADA LTD., 6860 CENTURY AVE.,
MISSISSAUGA, ON L5N 2W5
- 68 CGD CIBA-GEIGY CORP., DYESTUFFS & CHEMICAL DIV.,
P.O. BOX 11422,
GREENSBORO, NC 27409
USA

- 69 CGH MALLINCKRODT VETERINARY INC.,
695 WESTNEY RD. S., P.O. BOX 430,
AJAX, ON L1S 3C5
- 70 CGL CARGILL LTD., 300-240 GRAHAM AVE., BOX 5900,
WINNIPEG, MB R3C 4C5
- 71 CHD IBC MANUFACTURING CO.,
416 EAST BROOKS RD., P.O. BOX 9158,
MEMPHIS, TN 38109
USA
- 72 CHG MOBAY CORP., AGRICULTURAL CHEMICALS DIV.,
P.O. BOX 4913, 8400 HAWTHORN ROAD,
KANSAS CITY, MO 64120
USA
- 73 CHH MILES CANADA INC., 77 BELFIELD RD.,
ETOBICOKE, ON M9W 1G6
- 74 CHM CHEMPAR CHEMICAL CO. INC., DIV. OF LIPHA CHEMICALS,
3101 W. CUSTER AVE.,
MILWAUKEE, WI 53209
USA
- 75 CHP ICI CHIPMAN, A BUSINESS ICI CAN.,
400 JONES RD., P.O. BOX 9910,
STONEY CREEK, ON L8G 3Z1
- 76 CHV CHEVRON CHEMICAL CANADA LTD., 3228 SOUTH SERVICE RD.,
BURLINGTON, ON L7N 3H8
- 77 CHZ COGHLAN'S LTD., 121 IRENE ST.,
WINNIPEG, MB R3T 4C7
- 78 CKN COCHRAN CORPORATION, 2227 DEADRICK AVE.,
MEMPHIS, TN 38114
USA
- 79 CLC CLOROX CO. OF CANADA LTD., 501 HIGH ST.W.,
MOOSEJAW, SK S6H 4N7
- 80 CLR CLEARY (W.A.) CHEMICAL CORP.,
1049 SOMERSET ST., P.O. BOX 10,
SOMERSET, NJ 08875
USA
- 81 CMF CHEMFREE ENVIRONMENT INC., 16763 HYMUS BLVD.,
KIRKLAND, PQ H9H 3L4
- 82 CMI CHEMAC INDUSTRIES INC., 1-368 INDUSTRIAL AVE.,
KELOWNA, BC V1Y 7E8
- 83 CNP CONSTRUCTION PRODUCT DIST.SERV,
219 CONNIE CRES., UNIT 14,
CONCORD, ON L4K 1L4
- 84 COS COPELAND LABORATORIES LTD.,
3155 PEPPERMILL CT., UNIT 4,
MISSISSAUGA, ON L5L 4X7
- 85 CPB COPPER BRITE INC., 1482 E. VALLEY RD., #29,
SANTA BARBARA, CA 93108-1241
USA

- 86 CRS CREATIVE SALES INC., P.O. BOX 501, 222 NO. PARK AVE.,
FREMONT, NE 68025
USA
- 87 CSB CASA BERNARDO LTDA., AV. ANA COSTA NO 482/484,
SANTOS-SAO PAULO, CEP 11060
BRAZIL
- 88 CSM CONSUMER CHEMICAL CONROS CORP., 1190 BIRCHMOUNT ROAD,
SCARBOROUGH, ON M1P 2B8
- 89 CTZ CHEM-TECH LTD., 4515 FLEUR DR. SUITE 303,
DES MOINES, IA 50321
USA
- 90 CUP CURRIE PRODUCTS LTD., 350 WENTWORTH ST. N.,
HAMILTON, ON L8L 5W3
- 91 CVO CHEVRON CHEMICAL CO., AGRICULTURAL CHEMICALS DIV.,
P.O. BOX 5047,
SAN RAMON, CA 94583
USA
- 92 CVT CAN-VET ANIMAL HEALTH SUPPLIES,
60 TAGGART ST., UNIT 5,
GUELPH, ON N1H 6H8
- 93 CWD CANADIAN WILDLIFE SERVICE, ENVIRONMENT CANADA,
49 CAMELOT DR.,
NEPEAN, ON K1A 0H3
- 94 CYC CYANAMID CANADA INC., CROP PROTECTION DIVISION,
88 MCNABB ST.,
MARKHAM, ON L3R 6E6
- 95 DAL DAVIS & LAWRENCE, 420 BEAVERDALE RD.,
CAMBRIDGE, ON N3C 2W4
- 96 DEG DEGESCH AMERICA INC., 275 TRIANGLE DR., P.O. BOX 116,
WEYERS CAVE, VA 24486
USA
- 97 DEP DENALT PAINTS LTD., ATTN: DIR. RESEARCH & DEVELOP.,
601 RIVERMEDE RD.,
CONCORD, ON L4K 2G8
- 98 DIM DIACHEM INDUSTRIES LTD., 312-1285 WEST BROADWAY,
VANCOUVER, BC V6H 3Z9
- 99 DIS DISPAR, DIV. VETOQUINOL CANADA, 675 ST-PIERRE SUD,
JOLIETTE, PQ J6E 3Z1
- 100 DIT DITCHLING CORP. LTD., P.O. BOX 395,
DON MILLS, ON M3C 2S7
- 101 DIV DIVERSEY INC., ATTN: REGULATORY AFFAIRS,
2645 ROYAL WINDSOR DR.,
MISSISSAUGA, ON L5J 1L1
- 102 DOL DOMINION VETERINARY LABS., 800 MAIN ST.,
WINNIPEG, MB R2W 3N7
- 103 DOO DOMTAR INC., WOOD PRESERVING DIVISION,
395 DE MAISONNEUVE O.,
MONTREAL, PQ H3A 1L6

- 104 DOW DOW CHEMICAL OF CANADA LTD.,
P.O. BOX 1012, MODELAND RD.,
SARNIA, ON N7T 7K7
- 105 DRX DREXEL CHEMICAL CO.,
2487 PENNSYLVANIA ST., P.O. BOX 9306,
MEMPHIS, TN 38109
USA
- 106 DTC DRUG TRADING CO. LTD., 1960 EGLINTON AVE. E.,
BOX 335, STATION "A",
SCARBOROUGH, ON M1K 5C1
- 107 DUP SOLVAY DUPHAR B.V., C.J. VAN HOUTENLAAN 36,
WEESP, 1281 CP
THE NETHERLANDS
- 108 DUQ DUPONT CANADA INC., ATTN: REGISTRATION & DEV. MGR.,
BOX 2300, STREETSVILLE P.O.,
MISSISSAUGA, ON L5M 2J4
- 109 DWE DOWELANCO CANADA INC., 17705 LESLIE ST.,
NEWMARKET, ON L3Y 3E3
- 110 EAT EATON, J.T. & CO. LTD., ATTN: REGISTRATION OFFICER,
1393 E. HIGHLAND RD.,
TWINSBURG, OH 44087
USA
- 111 EDS ENDURA S.P.A., 5 VIALE PIETRAMELLARA,
BOLOGNA, 40121
ITALY
- 112 EIC ENV. INSECT CONTROL SYSTEMS IN, P.O. BOX 691128,
HOUSTON, TX 77269-1128
USA
- 113 EKO EKCO CANADA INC., 5781 ELLEN AVE.,
NIAGARA FALLS, ON L2G 3P9
- 114 ELA ELI LILLY AND COMPANY, 3650 DANFORTH AVE.,
SCARBOROUGH, ON M1N 2E8
- 115 EMO EMPIRE INTERNATIONAL, 3155 PEPPERMILL CT., UNIT 4,
MISSISSAUGA, ON L5L 4X7
- 116 ESL IMPERIAL OIL LTD., P.O. BOX 4029, TERMINAL A,
TORONTO, ON M5W 1K3
- 117 FAR FARNAM COMPANIES, 301 W. OSBORN,
PHOENIX, AZ 85013
USA
- 118 FEM FERMENTA ANIMAL HEALTH COMPANY,
BOX 901350, 10150 N EXECUTIVE HILLS BLVD,
KANSAS CITY, MO 64190
USA
- 119 FFA FAIRFIELD AMERICAN CORP., 210 ROUTE 17N,
RUTHERFORD, NJ 07070
USA
- 120 FIS FISONS PLC HORTICULTURE DIV., PAPER MILL LANE,
BRAMFORD,
IPSWICH, SUFFOLK IP8 4BZ
ENGLAND

- 121 FLE FLEXP PRODUCTS NIAGARA LTD., 4777 KENT AVE.,
NIAGARA FALLS, ON L2H 1J5
- 122 FMC FMC CORP., AGRICULTURAL CHEMICAL DIV.,
1735 MARKET ST.,
PHILADELPHIA, PA 19103
USA
- 123 FOF FOSSIL FLOWER NAT. BUG CONTROL,
c/o CIBA-GEIGY CAN/AG DIV.,
6860 CENTURY AVE.,
MISSISSAUGA, ON L5N 2W5
- 124 FPI FAIR PRODUCTS INC., AGRI-SPECIALTIES DIV.,
P.O. BOX 386,
CARY, NC 27512
USA
- 125 FPM FOREST PEST MANAGEMENT INST.,
CANADIAN FORESTRY SERVICE,
ATTN: DIRECTOR PEST MGT APP.,
P.O. BOX 490,
SAULT STE-MARIE, ON P6A 5M7
- 126 FRE FREEDOM ENTERPRISES INC., BOX 217,
ERIKSDALE, MB ROC 0W0
- 127 FSS FISON'S HORTICULTURE INC., 600-25 WATLINE AVE.,
MISSISSAUGA, ON L5Z 2Z1
- 128 FUB FULLER BRUSH CO., 8479 PLACE DEVONSHIRE,
VILLE MONT-ROYAL, PQ H4P 2K1
- 129 GAX GARDEX CHEMICALS LTD., 246 ATTWELL DR.,
REXDALE, ON M9W 5B4
- 130 GET GAMETRICS LTD., P.O. BOX 68,
ALZADA, MT 59311
USA
- 131 GHC GIBSON-HOMANS OF CANADA LTD., 2540 RENA RD.,
MALTON, ON L4Y 3C9
- 132 GOW GOWAN COMPANY, 1644 ENGLER AVE., P.O. BOX 5569,
YUMA, AZ 85366-5569
USA
- 133 GPB GP CHEMICALS SPECIALTY LTD.,
55 WEST BEAVERCREEK RD., UNIT 10,
RICHMOND HILL, ON L4B 1K5
- 134 GRA GREENLEAF GARDEN SUPPLIES,
4612 DAWSON ST., P.O. BOX 82338,
BURNABY, BC V5C 5P8
- 135 GRC GREAT LAKES CHEMICAL CORP., ATTN: REGULATORY AFFAIRS,
P.O. BOX 2200,
WEST LAFAYETTE, IN 47906
USA
- 136 GRG GREER (W.E.) LTD., 14704-119TH AVE.,
EDMONTON, AB T5L 2P1
- 137 GRN GRIFFIN CORP., BOX 1847,
VALDOSTA, GA 31601
USA

- 138 GRO GROWERS SUPPLY CO.LTD., 421 CAWSTON AVENUE,
KELOWNA, BC V1Y 6Z1
- 139 GRX GAROX CHEMICALS INC., R.R. #1,
CALEDONIA, ON N0A 1A0
- 140 GUS GUSTAFSON INC., ATTN: MANAGER REGULATORY AFF.,
400-1400 PRESTON RD.,
PLANO, TX
USA
- 141 GZR GLASER MANUFACTURING, 9-1260 FEWSTER DR.,
MISSISSAUGA, ON L4W 1A5
- 142 HAC HAGEN, ROLF C.,INC., 3225 RUE SARTELON,
MONTREAL, PQ H4R 1E8
- 143 HAU HARTZ CANADA INC., 1125 TALBOT ST.,
ST. THOMAS, ON N5P 3W7
- 144 HCL HOECHST CELANESE CORPORATION, SPECIALTY CHEMICAL GROUP,
77 CENTER DR., BLDG 5200,
CHARLOTTE, NC 21217
USA
- 145 HDP HEDLEY PACIFIC VENTURES LTD., 1540-800 W.PENDER ST.,
VANCOUVER, BC V6C 2V6
- 146 HEK HENKEL CANADA LTD., ATTN: MANAGER REGULATORY AFF.,
2290 ARGENTIA RD.,
MISSISSAUGA, ON L5N 6H9
- 147 HHH HORSE HEALTH PRODUCTS, DIV. OF PITMAN-MOORE INC.,
421 EAST HAWLEY ST.,
MUNDELEIN, IL 60060
USA
- 148 HIU HARDING INVENTIONS UNLTD. INC., 46 SYLVANIA AVE.,
PITTSBURGH, PA 15210
USA
- 149 HMM HAMMONDS FUEL ADDITIVES INC., P.O. BOX 38114-407,
HOUSTON, TX 77238-8114
USA
- 150 HOE HOME HARDWARE STORES LTD., PAINT & CHEMICAL DIVISION,
1 BRIAN DR.,
BURFORD, ON N0E 1A0
- 151 HOH HOME HARDWARE STORES LTD., 34 HENRY ST. W.,
ST. JACOBS, ON N0B 2N0
- 152 HOK HACCO INC., ATTN: REGISTRATION MANAGER, P.O. BOX 7190,
MADISON, WI 53707
USA
- 153 HOS SOLIGNUM INC., 1785 FORTIN BLVD.,
LAVAL, PQ H7S 1P1
- 154 HOW D.H. HOWDEN & CO. LTD., PRO-HARDWARE,
P.O. BOX 2485, 635 SOUTHDALE RD.,
LONDON, ON N6A 4G8
- 155 HRY HOUSEHOLD RENTAL SYSTEMS, DIV OF RECKITTE COLMAN,
525 ABILENE DR.,
MISSISSAUGA, ON L5T 2H7

- 156 HVW HILLVIEW FARMS LTD., P.O. BOX 1148,
WOODSTOCK, ON N4S 8P6
- 157 IAI INTAGRA INC., 8500 PILLSBURY AVE. S.,
MINNEAPOLIS, MN 55420
USA
- 158 ICC HOT FOOT INTERNATIONAL PTY. LT, 117 CHURCH ST.,
HAWTHORN, VICTORIA 3122
AUSTRALIA
- 159 ICI ICI AMERICAS INC., CONCORD PIKE & NEW MURPHY RD.,
WILMINGTON, DE 19897
USA
- 160 ILD INLAND ALCARE JANITOR SUPPLIES, 10916-119 ST.,
EDMONTON, AB T5H 3P4
- 161 INH INSECTAWAY INC., 1119 MILTIMORE ST., P.O. BOX 391,
BROMONT, PQ JOE 1L0
- 162 INN INSECTO ENR., 300 CHAPLEAU, SUITE 101,
ST-HYACINTHE, PQ J2S 6V9
- 163 INQ INDUSTRIES QUIMICAS DEL., (INQUINOSA) NOROESTE, S.A.,
AVENIDA DEL VALLE 15,
MADRID - 3,
SPAIN
- 164 INT INTERPROVINCIAL CO-OP LTD., P.O. BOX 1050,
SASKATOON, SK S7K 3M9
- 165 IPI I.P.I.C.I. INDUSTRIA PRODOTTI CH,
ATTN: REGISTRATION DEPT.,
VIA F BELTRAMI 11, 20026 NOVATE MILANESE,
MILAN,
ITALY
- 166 ISK ISK BIOSCIENCES CORP.,
5966 HEISLEY RD., P.O. BOX 8000,
MENTOR, OH 44061-8000
USA
- 167 JAN JANSSEN PHARMACEUTICA, ATTN: MGR VET. MEDICAL AFFAIRS,
1-6705 MILLCREEK DR.,
MISSISSAUGA, ON L5N 5R9
- 168 JAS JANSSEN PHARMACEUTICA, PLANT PROTECTION DIVISION,
1125 TRENTON-HARBOURTON RD.,
TITUSVILLE, NJ 08560-0200
USA
- 169 JMD JESMOND LTD., DENNING HOUSE, 9 CHANCERY LANE,
LONDON, WC 2A IEU
ENGLAND
- 170 JOC JONES, M.F.J., 61 HORNCHURCH CRES.,
MARKHAM, ON L3R 7C5
- 171 JOH JOHNSON (S.C.) & SON LTD., ATTN: TECH. SUPPORT MANAGER,
BOX 520, 1 WEBSTER ST.,
BRANTFORD, ON N3T 5R1
- 172 JOL JOHN LIM CO.(THE), 1285 ST. MARY'S AVE.,
MISSISSAUGA, ON L5E 1H8

- 173 KCD KINCAID ENTERPRISES INC., BOX 549,
NITRO, WV 25143
USA
- 174 KEK KEM MANUFACTURING CAN. LTD.,
3155 PEPPERMILL COURT, UNIT 4,
MISSISSAUGA, ON L5L 4X7
- 175 KEM KEMSAN INC., ATTN: GENERAL MANAGER, BOX 727,
OAKVILLE, ON L6J 5C1
- 176 KIN KING PESTICIDE LTD., P.O. BOX 99,
CAMPBELLVILLE, ON L0P 1B0
- 177 KMA KMART CANADA LTD., 8925 TORBRAM RD.,
BRAMPTON, ON L6T 2G1
- 178 LAK LAMBERT KAY, DIV. OF CARTER-WALLACE INC.,
P.O. BOX 1418,
CRANBURY, NJ 08512-0187
USA
- 179 LAT LATER CHEMICALS LTD., 12080 HORSESHOE WAY,
RICHMOND, BC V7A 4V5
- 180 LAV SOCIETE CHIMIQUE LAURENTIDE,
4660-12IEME AVE., C.P. 367,
SHAWINIGAN-SUD, PQ G9N 6V2
- 181 LEG LEPAGE'S LTD., 50 WEST DR.,
BRAMALEA, ON L6T 2J4
- 182 LEW LEWIS CATTLE OILER CO. LTD., BOX 250,
OAK LAKE, MB R0M 1P0
- 183 LIC LIQUID CARBONIC CANADA LTD., 255 BRIMLEY RD.,
SCARBOROUGH, ON M1M 3J2
- 184 LIN LINTON, THOMAS H., 48 FARMCREST DR.,
AGINCOURT, ON M1T 1B9
- 185 LOI LOVELAND INDUSTRIES INC., P.O. BOX 1289,
GREELEY, CO 80632
USA
- 186 LPH LIPHATECH INC., 3600 WEST ELM ST.,
MILWAUKEE, WI 53209
USA
- 187 MAH MAGNACHEM LTD., 6224-29TH ST. S.E.,
CALGARY, AB T2C 1W3
- 188 MAR MANCHESTER PRODUCTS LTD., P.O. BOX 1727,
CAMBRIDGE, ON N1R 7G8
- 189 MAZ PRODUITS MARC-O LTEE., 3175 RUE GIRARD,
TROIS-RIVIERES, PQ G8Z 2M5
- 190 MBS MATSON (E.M.) JR. CO., 7808-8TH AVE. S.,
SEATTLE, WA 98108
USA
- 191 MBY RHONE-POULENC CANADA INC.,
2000 ARGENTIA RD., PLAZA 3, SUITE 400,
MISSISSAUGA, ON L5N 1V9

- 192 MEC MSD AGVET, DIV. OF MERCK FROSST CANADA IN,
P.O. BOX 1005,
POINTE CLAIRE-DORVAL, PQ H9R 4P8
- 193 MEM MELNOR MANUFACTURING LTD., 80 MORTON AVE. E.,
BRANTFORD, ON N3T 5T3
- 194 MER MERZAT IND., DIV. OF ATLAS CHEMICAL CORP.,
P.O. BOX 141,
CEDAR RAPIDS, IA 52406
USA
- 195 MFX MORFLEX CHEM. CO., 2110 HIGH POINT RD.,
GREENSBORO, NC 27403
USA
- 196 MGE MICRO-GEN EQUIPMENT & CHEMICAL,
ATTN: DIR. TECHNICAL SERVICES, 10700 SENTINEL DR.,
SAN ANTONIO, TX 78217
USA
- 197 MGK MCLAUGHLIN GORMLEY KING CO., 8810-10TH AVE. N.,
MINNEAPOLIS, MN 55427-4732
USA
- 198 MKA MAKHTESHIM CHEMICAL WORKS,
C/O MAKHTESHIM-AGAN OF N/A INC,
551 FIFTH AVE., SUITE 1100,
NEW YORK, NY 10176
USA
- 199 MKC MAKHTESHIM AGAN N.A., ATTN: REGULATORY AFFAIRS,
551 FIFTH AVE., SUITE 1100,
NEW YORK, NY 10176
USA
- 200 MKS MARKS (A.H.) & CO. LTD., WYKE BRADFORD,
WEST YORKSHIRE, BD 12 9EJ
ENGLAND
- 201 MLS MILES LABORATORIES INC., HOUSEHOLD PRODUCTS DIV.,
7123 W. 65TH ST.,
CHICAGO, IL 60638
USA
- 202 MMN 3M CANADA INC., HEALTH CARE PROD. & SER. DIV.,
ATTN: ANIMAL CARE PROD. MGR., P.O. BOX 5757,
LONDON, ON N6A 4T1
- 203 MNY MOONEY CHEMICALS INC., ATTN: ADMIN ASST LAB.,
2301 SCRANTON RD.,
CLEVELAND, OH 44113
USA
- 204 MOM MOTOMCO LTD., P.O. BOX 8422,
MADISON, WI 53708
USA
- 205 MOX MONSANTO CANADA INC., STREETSVILLE P.O. BOX 787,
MISSISSAUGA, ON L5M 2G4
- 206 MRR MR. ROACHKILLER INC., 789 WARDEN AVE., UNIT 7,
SCARBOROUGH, ON M1L 4C2

- 207 MRS MARNICOLE SALES INC., 200 KONRAD CRES.,
MARKHAM, ON L3R 8T9
- 208 MTC MTC PHARMACEUTICALS, 420 BEAVERDALE RD.,
CAMBRIDGE, ON N3C 2W4
- 209 MTK MANTEK, DIV. OF NCH CANADA INC., 245 ORENDA RD.,
BRAMPTON, ON L6T 1E7
- 210 MTO M & T CHEMICALS INC., ONE WOODBRIDGE CENTER,
WOODBIDGE, NJ 07095
USA
- 211 MTV MULTI-VET LTD., 120 FERLAND, STE 11B,
ILES DES SOEURS, PQ H3E 1L1
- 212 MUB MULCO INC., 2433 SIR WILFRID LAURIER,
ST-HUBERT, PQ J4T 3K3
- 213 MYC MYCOGEN CORP., 4980 CARROLL CANYON RD.,
SAN DIEGO, CA 92121
USA
- 214 NAC NATIONAL CHEMSEARCH OF CAN., DIV. OF NCH CANADA INC.,
ATTN: TECHNICAL SERVICE MGR., 245 ORENDA RD.,
BRAMALEA, ON L6T 1E7
- 215 NCR NIAGARA CHEMICAL, DIV. OF MAY & BAKER,
1274 PLAINS RD. E.,
BURLINGTON, ON L7R 3Z1
- 216 NHM NASCHEM INC., 4-6033 SHAWSON DR.,
MISSISSAUGA, ON L5T 1H8
- 217 NID NOVO NORDISK A/S, NOVO ALLE,
BAGSVAERD, 2880
DENMARK
- 218 NIL NITRAGIN, DIV. LIPHA CHEMICALS INC.,
3101 W. CUSTER AVE.,
MILWAUKEE, WI 53209
USA
- 219 NLC NALCO CANADA INC., P.O. BOX 5002,
BURLINGTON, ON L7R 3Y9
- 220 NOQ NOR-AM CHEMICAL CO., LITTLE FALLS CENTRE ONE,
2711 CENTERVILLE RD.,
WILMINGTON, DE 19808
USA
- 221 NOX NOXALL PRODUCTS LTD., P.O. BOX 33882,
VANCOUVER, BC V6J 4L7
- 222 NTT NUTRITE INC., P.O. BOX 1000, 7005 TASCHEREAU BLVD.,
BROSSARD, PQ J4Z 3N2
- 223 NUG NU-GRO CORPORATION, HOME & GARDEN DEPT.,
HIGHWAY 59 SOUTH, P.O. BOX 1148,
WOODSTOCK, ON N4S 8P6
- 224 NUX HULS CANADA, ATTN: MANAGER REG. AFFAIRS,
235 ORENDA RD.,
BRAMPTON, ON L6T 1E6

- 225 OLH OLIVER INDUSTRIAL SUPPLY, 236-36TH ST. N.,
LETHBRIDGE, AB T1J 4B2
- 226 ORB ORBIT CHEMICAL SPECIALITIES, 1-4500 SHEPPARD AVE. E.,
SCARBOROUGH, ON M1S 3R6
- 227 ORM ORMOND VETERINARY SUPPLY, 574 SHAVER RD., BOX 7424,
ANCASTER, ON L9G 4G4
- 228 OSD OSMOSE-PENTOX INC., 1080 PRATT AVE.,
MONTREAL, PQ H2V 2V2
- 229 OUR OUR BRAND MANUFACTURING INC., 5300 FAIRVIEW ST.,
BURLINGTON, ON L7L 5N5
- 230 PEF PECTEN CHEMICALS, P.O. BOX 4407,
HOUSTON, TX 77210
USA
- 231 PEI ROUSSEL BIO CORP., P.O. BOX 1044, 400 SYLVAN AVE.,
ENGLEWOODS CLIFFS, NJ 07632
USA
- 232 PEN PESTROY CHEMICAL CO. LTD., 1655 EDOUARD LAURIN BLVD.,
MONTREAL, PQ H4L 2B6
- 233 PEO PESTCON SYSTEMS INC., 302-5511 CAPITAL CENTER DR.,
RALEIGH, NC 27606
USA
- 234 PEV PETRUNKA, JOHN, R.R. #7,
THUNDER BAY, ON P7C 5V5
- 235 PFF PFIZER C. & G. INC.,
1 WILTON GROVE RD., P.O. BOX 2005,
LONDON, ON N6A 4C6
- 236 PFP PROFESSIONAL PET PRODUCTS, 1873 N.W. 97TH AVE.,
MIAMI, FL 33172
USA
- 237 PGH SCHERING-PLOUGH HEALTHCARE PRO, ATTN: MGR QC & REG. AFFAIRS,
6400 NORTHAM,
MISSISSAUGA, ON L4V 1J1
- 238 PHY PHILLIPS YEAST PRODUCTS LTD., ATTN: EXPORT DIRECTOR,
49 PARK ROYAL RD.,
LONDON, NW10 7JX
ENGLAND
- 239 PIC PIC CORP., 23 S. ESSEX AVE.,
ORANGE, NJ 07050
USA
- 240 PLB PLANTABBS CORP., 16 W. AYLESBURY RD., P.O. BOX 397,
TIMONIUM, MD 21093
USA
- 241 PLG PLANT PRODUCTS CO. LTD., ATTN: TECHNICAL DEPT.,
314 ORENDA RD.,
BRAMPTON, ON L6T 1G1
- 242 PLU PLUS ENRG., 101-300 RUE CHAPLEAU,
ST-HYACINTHE, PQ J2S 6V9

- 243 POP POULIN EXTERMINATORS, 24 MARION PLACE,
WINNIPEG, MB R2H 0S9
- 244 PPH PPG INDUSTRIES INC., COATINGS AND RESINS GROUP,
151 COLFAX ST.,
SPRINGDALE, PA 15144
USA
- 245 PPK PROLINE CHEMICAL PACKAGING LTD, 376 ORENDA RD.,
BRAMPTON, ON L6T 1G1
- 246 PRQ PRODUITS CHIMIQUES SUPERIEUR,
1368 BORD-DE-L'EAU, STE-DOROTHEE,
LAVAL, PQ H7Y 1C5
- 247 PRY PERYCUT CHEMIE AG, WEHRENBACHHALDE 54,
ZURICH, CH-8053
SWITZERLAND
- 248 PSF POSITIVE FORMULATORS INC., 1044 N. JERRIE AVE.,
TUCSON, AZ 85711
USA
- 249 PTA PETTEC LABORATORIES LTD., P.O. BOX 8010,
LONDON, ON N6G 2B0
- 250 PTV PET VALU, 7300 WARDEN AVE.,
MARKHAM, ON L3R 9Z6
- 251 PUG PUROGUARD INSECTICIDES LTEE, 264 RUE QUERBES,
DORION, PQ J7V 1J7
- 252 PVU P.V.U. INC., 345 BOUL. LABBE,
VICTORIAVILLE, PQ G6P 1B1
- 253 PXR PRAXAIR CANADA INC., 1 CITY CENTRE DR., SUITE 1200,
MISSISSAUGA, ON L5B 1M2
- 254 PYR PYRETHRUM BUREAU, P.O. BOX 420,
NAKURU,
KENYA
- 255 QUA QUALITY CHEMICAL MFG. CO., 215 DOLOMITE DR.,
DOWNSVIEW, ON M3J 2N1
- 256 RAB RID-A-BIRD INC., P.O. BOX 436,
WILTON, IA 52778
USA
- 257 RAK RALSTON PURINA CANADA INC., ATTN: ANIMAL HEALTH COORD.,
404 MAIN STREET,
WOODSTOCK, ON N4S 7X5
- 258 RAL RALSTON PURINA CANADA INC., 550 LABONTE ST.,
DRUMMONDVILLE, PQ J2C 5Y4
- 259 RAW RAWLEIGH W.T. CO. LTD., 1897-32ND AVE.,
LACHINE, PQ H8T 3J1
- 260 RBN A.H. ROBINS CANADA INC., 2360 SOUTHFIELD RD.,
MISSISSAUGA, ON L5H 3R6
- 261 RCR ROACH REMOVER INC.,
215 MISSISSAUGA VALLEY BLVD., UNIT #9,
MISSISSAUGA, ON L5A 1Y7

- 262 REC RECOCHEM INC., 850 MONTEE DE LIESSE RD.,
MONTREAL, PQ H4T 1P4
- 263 REE REED & CARNRICK, DIV. OF BLOCK DRUG CO. CAN.,
7600 DANBRO CRES.,
MISSISSAUGA, ON L5N 6L6
- 264 REK RECKITT & COLMAN CANADA INC., 2 WICKMAN RD.,
TORONTO, ON M8Z 5M5
- 265 RER RELIABLE EXTERMINATORS LTD.,
32 - 1730 MCPHERSON COURT,
PICKERING, ON L1W 3E6
- 266 RHQ RHONE POULENC CANADA INC.,
2000 ARGENTIA RD., PLAZA 3, SUITE 400,
MISSISSAUGA, ON L5N 1V9
- 267 ROH ROHM & HAAS CANADA INC., 2 MANSE RD.,
WEST HILL, ON M1E 3T9
- 268 ROK R.W. PACKAGING LTD., ATTN: Q.A MANAGER,
1569 ORANGE ST.,
WINNIPEG, MB R3E 3B5
- 269 ROR ROSS, FRANK T. & SONS LTD., BOX 248,
WEST HILL, ON M1E 4R5
- 270 RPC RESEARCH PRODUCTS CO., DIV. OF MCSHARES INC.,
P.O.BOX 1460,
SALINA, KS 67402-1460
USA
- 271 RSL ROUSSEL UCLAF CORP., 95 CHESTNUT RIDGE RD.,
MONTVALE, NJ 07645
USA
- 272 RTI ROY TURK INDUSTRIAL SALES LTD., 21 TABER RD.,
REXDALE, ON M9W 3A7
- 273 RUD RUDDUCKS INTERNATIONAL INC., 11-5760 SHIRLEY ST.,
NAPLES, FL 33942
USA
- 274 RYN RAYDON CHEMICALS INC., 259 KING ST., P.O. BOX 1059,
ALMONTE, ON K1A 1A0
- 275 SAF SANEX INC., 5100-A TIMBERLEA BLVD.,
MISSISSAUGA, ON L4W 2S5
- 276 SAG SANAG DIV. SANITEK PRODUCTS, ATTN: OPERATIONS MANAGER,
3959 GOODWIN AVE.,
LOS ANGELES, CA 90039
USA
- 277 SAJ SANITIZED PROCESS CAN. LTD., 356 SUMACH ST.,
TORONTO, ON M4X 1V4
- 278 SAL SOLVAY ANIMAL HEALTH INC., 209 MANITOU DR.,
KITCHENER, ON N2C 1L4
- 279 SAN SANFAX INDUSTRIES LTD., DIV. OF DIVERSEY INC.,
2645 ROYAL WINDSOR DR.,
MISSISSAUGA, ON L5J 1L1

- 280 SAT SANITIZED INC., 57 LITCHFIELD RD., P.O. BOX 2211,
NEW PRESTON, CT 06777
USA
- 281 SCR GRACE-SIERRA CROP PROTECTION C,
ATTN: DIRECTOR REG. AFFAIRS,
P.O. BOX 4003, 1001 YOSEMITE DR.,
MILPITAS, CA 95035
USA
- 282 SCT SCOTT (O.M.) & SONS, ATTN: REG. & ENV. AFFAIRS,
14310 SCOTTSLAWN RD.,
MARYSVILLE, OH 43041
USA
- 283 SCU SCHULTZ CO., P.O. BOX 173, 14090 RIVERPORT DR.,
MARYLAND HGTS., MO 63043
USA
- 284 SDZ SANDOZ AGRO CANADA INC.,
SUITE 302, PLAZA 4, 2000 ARGENTIA RD.,
MISSISSAUGA, ON L5N 1W1
- 285 SEX EXTERMINATION SILO INC., 1896 MONTEE BOIS FRANC,
ST-ADOLPHE D'HOWARD, QC J0T 2B0
- 286 SFR SAFER LTD., 3 PULLMAN COURT,
SCARBOROUGH, ON M1X 1E4
- 287 SGO GREEN CROSS GARDEN PRODUCTS LTD., 600-25 WATLINE AVE.,
MISSISSAUGA, ON L4Z 2Z1
- 288 SGT CONAGRA PET PRODUCTS CANADA,
100 SHEARSON CRES.,
CAMBRIDGE, ON N1T 1J4
- 289 SHM SHELL INT'L. CHEMICAL CO., AGROCHEMICALS DIV.,
SHELL CENTRE, ATTN: R.W. HEND, REG. AFFAIRS,
LONDON, SE1 7PG
ENGLAND
- 290 SHT SHERMAN TECH. CORP., PO BOX 691773,
LOS ANGELES, CA 90069
USA
- 291 SKM SASKEM MFG. LTD., 1305 HALIFAX ST.,
REGINA, SK S4R 1T9
- 292 SKN SMITHKLINE BEECHAM ANIMAL HEAL, 1600 PAOLI PIKE,
WEST CHESTER, PA 19380
USA
- 293 SMP SIMPLOT, J.R. CO., AGRICULTURAL CHEM DEPT.,
P.O. BOX 198,
LATHROP, CA 95330
USA
- 294 SNI SANOFI SANTE ANIMAL CANADA INC, 345 BOUL LABBE N.,
VICTORIAVILLE, PQ G6P 1B1
- 295 SPR SPRAY-PAK INDUSTRIES INC., 7550 KIMBEL ST.,
MISSISSAUGA, ON L5S 1A7
- 296 STD STANCHEM INC., ATTN: REGULATORY AFFAIRS MGR,
43 JUTLAND RD.,
ETOBICOKE, ON M8Z 2G6

- 297 STO STANLEYKEM INC., P.O. BOX 999,
CAMBRIDGE, ON N1R 5Y2
- 298 STQ STANHOME INC., 333 WESTERN AVE.,
WESTFIELD, MA 01085
USA
- 299 STV SOURCE TECNOLOGY BIOLOGICALS I,
3355 HIAWATHA AVE. S., SUITE 122,
MINNEAPOLIS, MN 55406
USA
- 300 SUA SUNBEAM CORP. (CANADA) LTD., 1040 ISLINGTON AVE.,
TORONTO, ON M8Z 4R5
- 301 SUF SUNFRESH FOODS LTD., 22 ST. CLAIR AVE. E.,
TORONTO, ON M4T 2S8
- 302 SUG SUMITOMO CHEMICAL CO. LTD.,
5-33 KITAHAMA, 4-CHOME,
CHUO-KURE, OSAKA 541
JAPAN
- 303 SUJ SUMITOMO CHEMICAL AMERICA INC., 345 PARK AVE.,
NEW YORK, NY 10154
USA
- 304 SWC SWIMCO CANADA INC., 40 MAIN ST. N., P.O. BOX 268,
GEORGETOWN, ON L7G 4Y5
- 305 SWH SWISH MAINTENANCE LTD., 2060 FISHER DR., BOX 778,
PETERBOROUGH, ON K9J 7A2
- 306 SXA SANEX AGRO INC., 36 HEAD ST.,
DUNDAS, ON L9H 3H3
- 307 TAF TANGLEFOOT CO. (THE), 314 STRAIGHT AVE. S.W.,
GRAND RAPIDS, MI 49504
USA
- 308 TAS TAM O'SHANTER INDUSTRIES, 1303-105 AVE. S.W.,
CALGARY, AB T2W 0B5
- 309 TIR TIMBER SPECIALTIES LTD., 980 ELLICOTT ST.,
BUFFALO, NY 14209
USA
- 310 TIS TIMBER SPECIALTIES LTD., 2ND LINE RD. W., P.O. BOX 2,
CAMPBELLVILLE, ON L0P 1B0
- 311 TMO TOMEN CORPORATION,
C.P.O. BOX 183, 14-27 AKASAKA 2 CHOME,
TOKYO, 107
JAPAN
- 312 TMP TEAM PRODUCTS, 300 AMBASSADOR DR.,
MISSISSAUGA, ON L5T 2J3
- 313 TNR TENDER CORP., P.O. BOX 290, LITTLETON INDUSTRIAL PARK,
LITTLETON, NH 03561
USA
- 314 TOM TOMLYN PRODUCTS, 2285 E. LANDIS AVE.,
VINELAND, NJ 08360-2959
USA

- 315 TSB TRANSBAS INC., 1525 LOCKWOOD RD., P.O. BOX 957,
BILLINGS, MT 59103
USA
- 316 UAG UNITED AGRI PRODUCTS, R.R. #2,
DORCHESTER, ON N0L 1G5
- 317 UBA UPJOHN CO. ANIMAL HEALTH DIV., 40 CENTENNIAL RD.,
ORANGEVILLE, ON L9W 3T3
- 318 UCA UNION CARBIDE AG PRODUCTS, ATTN: MGR REGULATORY AFFAIRS,
TW ALEXANDER DR., BOX 12014,
RESEARCH TRIANGLE, NC 27709
USA
- 319 UCB UNION CARBIDE CANADA LTD., 5507 FIRST ST. S.E.,
CALGARY, AB T2H 1H9
- 320 UNR UNIROYAL CHEMICAL, DIV. OF UNIROYAL LTD.,
25 ERB ST., BOX 250,
ELMIRA, ON N3B 3A3
- 321 UNV UNIVERSAL CROP PROTECTION,
PARK HOUSE, MAIDEN HEAD RD.,
COOKHAM BERKSHIRE, SL6 9DS
ENGLAND
- 322 USB U.S. BORAX INC., 6877 TOURNEY RD.,
VALENCIA, CA 91355
USA
- 323 USE USE-HICKSON PRODUCTS LTD., 15 WALLSEND DR.,
SCARBOROUGH, ON M1E 3X6
- 324 VAR VAN WATERS & ROGERS LTD., 9800 VAN HORNE WAY
RICHMOND, BC V6X 1W5
- 325 VIG VIGORO INC., 22 CLARKE ST. E.,
TILLSONBURG, ON N4G 1C8
- 326 VTR VETREPHARM INC., ATTN: REGULATORY AFFAIRS MGR,
27-69 BESSEMER RD.,
LONDON, ON N6E 2V6
- 327 VUN VULCAN CHEMICALS, P.O. BOX 7689,
BIRMINGHAM, AL 35253
USA
- 328 VWP VIEWPOINT PRODUCTS & SERV. LTD, 1093 SPADINA RD.,
TORONTO, ON M5N 2A7
- 329 WAK WATKINS INC., 150 LIBERTY ST.,
WINONA, MN 55987
USA
- 330 WAL WATKINS INC., 30-5 SCURFIELD BLVD.,
WINNIPEG, MB R3Y 1G3
- 331 WBC WATERBURY CO. INC., P.O. BOX 1812,
32 MATTATUCK HEIGHTS RD.,
WATERBURY, CT 06722
USA
- 332 WBE WILBUR-ELLIS CO., P.O. BOX 16458,
FRESNO, CA 93755
USA

- 333 WEA WEED-MASTER WESTERN LTD.,
340-12TH AVE. S.W., SUITE 1050,
CALGARY, AB T2R 1L5
- 334 WEP WEST PENETONE INC., 10900 SECANT ST., P.O. BOX 160,
VILLE D'ANJOU, PQ H1J 1S5
- 335 WHB W.H. LUBRICANTS LTD., 550-B CONESTOGO RD.,
WATERLOO, ON N2L 4E3
- 336 WHM WHITMIRE RESEARCH LABS. INC.,
ATTN: REGULATORY AFFAIRS MGR,
3568 TREE CRT. INDUSTRIAL BLVD,
ST. LOUIS, MO 63122
USA
- 337 WIL WILSON LABORATORIES INC., 36 HEAD ST.,
DUNDAS, ON L9H 3H3
- 338 WIS WISCONSIN PHARMACAL CO.,
2977 HIGHWAY 60, P.O. BOX 198,
JACKSON, WI 53037
USA
- 339 WOB WOOD, G.H. & CO. LTD., 5105 TOMKEN RD.,
MISSISSAUGA, ON L5T 1X7
- 340 WSG WOOD-SLIMP GMBH, OTTOPLATZ 19,
CHUR, CH-7000
SWITZERLAND
- 341 WTR WHITE ROSE NURSERIES LTD., 4038 #7 HIGHWAY,
UNIONVILLE, ON L3R 2L5
- 342 YAP YELLOWSTONE AGRI PRODUCTS, 12080 HORSESHOE WAY
RICHMOND, BC V7A 4V5
- 343 YON YOUNG, W.F. INC., 111 LYMAN ST.,
SPRINGFIELD, MA 01103
USA
- 344 ZAN ZENECA INC., CONCORD PIKE & NEW MURPHY RD.,
WILMINGTON, DE 19897
USA
- 345 ZNA ZENECA AGRO, A BUSINESS OF ZENECA CORP.,
P.O. BOX 9910, 400 JONES RD.,
STONE CREEK, ON L8G 3Z1
- 346 ZOC ZOECON CORPORATION, 12200 DENTON DRIVE,
DALLAS, TX 75234
USA
- 347 ZOD ZOECON CANADA INC., 3-12 STANLEY COURT,
WHITBY, ON L1N 8P9

3. Schedule 1 to the Regulation is revoked and the following substituted:

SCHEDULE: 1

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
4383	ZNA		METHOXONE MCPA ESTER 500 EC
5979	CGL		MCPA ESTER 500 LIQUID HERBICIDE
6181	OSD		OSMOSE FENCE POST MIXTURE WOOD PRESERVATIVE
6965	STD		STANCHER MCPA ESTER 80 WEEDKILLER FOR CEREALS
7811	DWE		MCPA ESTER 500 EMULSIFIABLE FARM WEED KILLER
7825	RHQ		WEEDONE MCPA ESTER EMULSIFIABLE LIQUID HERBICIDE
8218	GAX		GARDEX ERA COCKROACH POWDER
8790	PEN		PESTROY METHYL BROMIDE THE PENETRATING FUMIGANT
9548	UAG		CLEAN CROP MCPA ESTER 500 HERBICIDE
9564	GRC	PCO	METH-O-GAS SPACE FUMIGANT
9565	GRC	CGC	BROM-O-GAS SPACE FUMIGANT
9566	GRC	CGC	BROM-O-GAS SPACE FUMIGANT
9981	SAF		SANEX SUN-X INSECT POWDER
10187	OLH		OCHEMCO MCPA ESTER 80 FARM WEED KILLER
10696	SAF		SANEX CHLOROPICRIN FUMIGANT
10948	MAH		MAGNACIDE H
12088	UAG		CLEAN CROP METHYL BROMIDE FUMIGANT
12091	UAG		CLEAN CROP METHYL BROMIDE MC2 TOBACCO PLANT BED FUMIGANT
12248	GAX		GARDEX METHYL BROMIDE FUMIGANT
12326	SAF		SANEX MB-C2 SOIL FUMIGANT
13477	GRC	CGC	TERR-O-GAS 67 PREPLANT SOIL FUMIGANT
13736	RPC	KEM	DETIA GAS EX-B FOR INSECT PESTS
13773	ABE		WACO CHLOROPICRIN FUMIGANT
13961	BEH		CALCIUM CYANIDE DUST
14025	TIR	TIS	TIMBER SPECIALTIES K-33 (C-72) WOOD PRESERVATIVE
14026	TIR	TIS	TIMBER SPECIALTIES K-33 (C-50) WOOD PRESERVATIVE
14588	TIR	TIS	TIMBER FUME FUMIGANT
14764	RHQ		MCPA ESTER 500 EMULSIFIABLE LIQUID HERBICIDE
15204	RPC	KEM	DETIA PELLETS FOR INSECT PESTS
15205	RPC	KEM	DETIA TABLETS FOR CONTROL OF STORED PRODUCT INSECT PESTS
15735	DEG	ABE	DEGESCH-PHOSTOXIN COATED PELLETS
15736	DEG	ABE	DEGESCH-PHOSTOXIN COATED TABLETS
15849	SAF		SANEX STRYCHNINE GOPHER-KIL LIQUID
16006	CCS	DNS	CCA TYPE-C WOOD PRESERVATIVE
16438	DEG	ABE	DEGESCH PHOSTOXIN TABLETS PREPAC
16495	AMR	CCC	METHYL BROMIDE FUMIGANT
16580	ZNA		ROTENONE FISH POISON WETTABLE POWDER
16981	DOW		2,4-DICHLOROPHENOXYACETIC ACID FLAKE
16982	DOW		DOW 2,4-D ISOCTYL ESTERS
16983	DOW		2,4-D DEA 600 UNSEQUESTERED WEED KILLER
16988	DWE		2,4-D DMA 720 UNSEQUESTERED WEED KILLER
16990	DWE		2,4-D BUTOXY ETHANOL ESTERS
17007	MKS	LWE	MARKS 2,4-D TECHNICAL ACID
17012	MKS	LWE	MARKS 2,4-D ISO OCTYL ESTER TECHNICAL
17044	BAZ		BASF 2,4-D DMA
17045	RHQ		RHONE-POULENC 2,4-D ACID
17046	RHQ		RHONE-POULENC 2,4-D AMINE SALT
17107	DWE		2,4-D DMA 720 SEQUESTERED WEED KILLER
17108	AZO	VAO	2,4-D 25 K.G. (TECHNICAL ACID)

SCHEDULE: 1

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
17134	AGL	LMB	2,4-D DRY POWDER ACID HERBICIDE
17135	AGL	LMB	2,4-D LIQUID ISOCTYL ESTER HERBICIDE
17137	AGL	LMB	2,4-D LIQUID AMINE SEQUESTERED HERBICIDE
17138	AGL	LMB	2,4-D LIQUID AMINE UNSEQUESTERED HERBICIDE
17187	CSB	UAG	CLEAN CROP GASTOXIN FUMIGATION TABLETS
17188	CSB	UAG	CLEAN CROP GASTOXIN FUMIGATION PELLETS
17386	DOW		2,4-D 600 SEQUESTERED WEED KILLER
17401	BAZ		BASF 2,4-D AMINE
17516	INT		WEEDAWAY MCPA ESTER 500 LIQUID HERBICIDE
17705	UNV	OLH	2,4-D ISO-OCTYL ESTER 600 G.A.I./L FORMULATION
17930	RHQ		SEVIN 50% MANUFACTURING CONCENTRATE CARBARYL INSECTICIDE
17994	TSB	CGC	2,4-D LIQUID DMA AMINE CONCENTRATE HERBICIDE
18057	HCL	HCS	VIRGINIA NN-DIETHYL-M-TOLUAMIDE
18059	ZNA		TECHNICAL PERMETHRIN INSECTICIDE
18063	CGH		TECHNICAL PERMETHRIN
18065	RHQ		TECHNICAL LINDANE CRYSTALLIZED
18068	MFx	LMB	DEET INSECT REPELLENT
18077	MTO	EFA	BIOMET TBTO
18091	MGK	WIC	MGK DIETHYL TOLUAMIDE
18114	UNR		PLANTVAX TECHNICAL OXYCARBOXIN
18160	INQ		LINDANE TECHNICAL
18212	BLN	CSY	TENNESSEE COPPER SULPHATE TECHNICAL
18221	ZAN	ZNA	CAPTAN TECHNICAL FUNGICIDE
18260	RHQ		LINDANE TECHNICAL 400 MICRONIZED POWDER
18276	CHH		GUTHION TECHNICAL (FOR MANUFACTURE OF INSECTICIDES)
18277	CHH		BAYGON TECHNICAL INSECTICIDE
18281	CHP		TAKKLE HERBICIDE
18282	ZNA		TAKKLE D WEEDKILLER
18292	USB	DLT	20 MULE TEAM BORIC ACID TECHNICAL
18296	MGK	WIC	PREMIUM PYROCIDE 175
18463	RHQ		SEVIN BRAND 99% TECHNICAL CARBARYL INSECTICIDE
18524	MGK	WIC	MGK 264 INSECTICIDE SYNERGIST
18526	MGK	WIC	MGK REPELLENT 326
18527	MGK	WIC	MGK REPELLENT 874
18532	MGK	WIC	D-TRANS ALLETHRIN 90% CONCENTRATE
18533	MGK	WIC	TECHNICAL PIPERONYL BUTOXIDE
18534	SUG	SUH	NEO-PYNAMIN TECHNICAL GRADE
18595	UNR		TECHNICAL THIRAM (TMTD)
18607	USB	DLT	20 MULE TEAM BORAX TECHNICAL
18777	ROH		GOAL EMULSIFIABLE CONCENTRATE HERBICIDE
18804	CHH		BAYLETON 50% WETTABLE POWDER FUNGICIDE
18863	ISK	IBK	TECHNICAL CHLOROTHALONIL FUNGICIDE
18890	WIL		LONZA METALDEHYDE TECHNICAL
18891	CAX		AFUGAN 30 E.C. LIQUID INSECTICIDE
18920	USB	USC	20 MULE TEAM ANHYDROUS BORAX TECHNICAL
18980	SUG	SUH	TECH. ALLETHRIN (RACEMIC)
18984	MGK	WIC	EVERCIDE INTERMEDIATE 2132
19025	USB	DLT	20 MULE TEAM NEOBOR TECHNICAL
19027	USB	DLT	20 MULE TEAM FIREBRAKE ZB TECHNICAL
19034	RHQ		TECHNICAL MCPA ACID
19053	BAZ		BASF POAST HERBICIDE MANUFACTURING CONCENTRATE
19096	CGC		CIBA-GEIGY DIAZINON TECHNICAL ACTIVE

SCHEDULE: 1

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
			INGREDIENT
19105	AGL	LMB	MCPA-ACID (TECHNICAL) HERBICIDE
19137	AZO	VAO	MCPP 25 K.G. (TECHNICAL MECOPROP)
19140	RHQ		TECHNICAL MECOPROP
19144	AZO	VAO	MCPA 25 KG (TECHNICAL ACID)
19145	CHM	KEM	BROMADIOLONE TECHNICAL (MAKI)
19152	RHQ		TECHNICAL MCPA AMINE CONCENTRATE
19176	CHM	KEM	CHLOROPHACINONE TECHNICAL
19184	ZNA		CYPERMETHRIN MANUFACTURING CONCENTRATE INSECTICIDE
19221	DUP	CHH	BACTIMOS PRIMARY POWDER
19226	PEO	GDR	FUMITOXIN ALUMINUM PHOSPHIDE PELLETS
19227	PEO	GDR	FUMITOXIN ALUMINUM PHOSPHIDE TABLETS
19288	UAG		CLEAN CROP MECOPROP + 2,4-D MANUFACTURING CONCENTRATE WEEDKILLER
19290	SDZ		BANVEL DICAMBA TECHNICAL HERBICIDE
19295	SDZ		SANDOZ SULFUR TECHNICAL FUNGICIDE
19336	CHH		MESUROL TECHNICAL
19348	RHQ		2,4-D ISO-OCTYL ESTER (TECHNICAL GRADE HERBICIDE)
19351	RHQ		SEVIN BRAND 97.5% MANUFACTURING CONCENTRATE INSECTICIDE
19352	RHQ		2,4-D AMINE CONCENTRATE (TECHNICAL GRADE HERBICIDE)
19399	ZAN	ZNA	VAPAM TECHNICAL (CONTAINS METAM)
19525	CYC		HYDRAMETHYLNON TECHNICAL INSECTICIDE
19579	PYR	JOH	KENYA PYRETHRUM EXTRACT 20% REFINED CONCENTRATE INSECTICIDE
19580	PYR	JOH	KENYA PYRETHRUM EXTRACT 50% REFINED CONCENTRATE INSECTICIDE
19608	EDS	JOH	ENDURA PIPERONYL BUTOXIDE TECHNICAL GRADE
19612	TIR	TIS	TIMBER SPECIALTIES K-33 C-60 WOOD PRESERVATIVE
19615	MGK	WIC	PYROCIDE INTERMEDIATE 5192
19616	MGK	WIC	PYROCIDE INTERMEDIATE 75-OF
19621	MGK	WIC	PYROCIDE INTERMEDIATE 7085
19622	MGK	WIC	PYROCIDE INTERMEDIATE 7326
19623	MGK	WIC	PYROCIDE INTERMEDIATE 6788
19624	MGK	WIC	PYROCIDE INTERMEDIATE 6907
19629	MGK	WIC	PYROCIDE PRESSURIZED WATER-BASE PLANT & PET SPRAY 6079
19630	MGK	WIC	D-TRANS INTERMEDIATE 2286
19631	MGK	WIC	PYROCIDE INTERMEDIATE 6057
19632	MGK	WIC	PYROCIDE INTERMEDIATE 54
19633	MGK	WIC	PYROCIDE INTERMEDIATE 55
19634	MGK	WIC	PYROCIDE INTERMEDIATE 58
19635	MGK	WIC	PYROCIDE INTERMEDIATE 64
19637	MGK	WIC	PYROCIDE INTERMEDIATE 6028
19639	MGK	WIC	PYROCIDE PRESSURIZED BIRD SPRAY 5792
19641	MGK	WIC	PYROCIDE INTERMEDIATE 57
19642	MGK	WIC	PYROCIDE INTERMEDIATE 6441
19643	MGK	WIC	PYROCIDE INTERMEDIATE 6556
19645	MGK	WIC	PYROCIDE INTERMEDIATE 6307
19647	MGK	WIC	MGK INTERMEDIATE 2366
19649	MGK	WIC	D-TRANS INTERMEDIATE 2247
19656	DOW		DURSBAN F INSECTICIDAL CHEMICAL
19657	DWE		DURSBAN R INSECTICIDAL CHEMICAL
19658	DWE		DURSBAN 6R INSECTICIDAL CONCENTRATE
19673	MGK	WIC	EVERCIDE INTERMEDIATE 2416

SCHEDULE: 1

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
19700	RHQ		TECHNICAL BROMOXYNIL HEPTANOATE
19705	RHQ		TECHNICAL BROMOXYNIL OCTANOATE
19706	UNR		QUINTOZENE TERRACLOL TECHNICAL
19719	BAZ		BASF BASOLON TOE
19723	AMV	ZOD	DICHLORVOS (DDVP) TECHNICAL
19812	MGK	WIC	D-TRANS INTERMEDIATE 1957
19813	MGK	WIC	D-TRANS INTERMEDIATE 2314
19814	MGK	WIC	D-TRANS INTERMEDIATE 2321
19815	MGK	WIC	PYROCIDE INTERMEDIATE 7129
19833	MGK	WIC	PYROCIDE CONCENTRATE 7352
19862	CGC		CIBA-GEIGY TECHNICAL DICHLORVOS
19888	MGK	WIC	PYROCIDE BOOSTER CONCENTRATE E
19889	MGK	WIC	PYROCIDE BOOSTER CONCENTRATE K
19890	MGK	WIC	PYROCIDE AEROSOL MIX 933
19891	MGK	WIC	EVERCIDE INTERMEDIATE 2417
19895	MGK	WIC	PYROCIDE INTERMEDIATE 7183
19912	MGK	WIC	D-TRANS INTERMEDIATE 1862
19974	CGC		GREEN CROSS HERBICIDE "435"
19976	FSS		2,4-D/MECOPROP GREEN CROSS KILLEX FOR USE IN MANUFACTURING
19977	CGC		GREEN CROSS 2,4-D AMINE 600
19979	NTT		GREEN CROSS "522" 2,4-D/MECOPROP
19983	CGC		CIBA-GEIGY 2,4-D 55.7%
19984	FSS		GREEN CROSS KILLEX 2X ODOURLESS
20063	DWE		DURSBAN 30 SEC INSECTICIDAL CONCENTRATE (TECHNICAL)
20088	LIC		CARBON DIOXIDE-CO2 FUMIGANT
20090	DUP	CHH	BACTOSPEINE PRIMARY POWDER
20091	CHH		DI-SYSTON TECHNICAL INSECTICIDE
20125	CHH		METASYSTOX-R 50% CONCENTRATE
20206	GOW	UAG	BETASAN TECHNICAL SELECTIVE HERBICIDE
20252	DEG	ABE	DEGESCH PHOSTOXIN PREPAC ROPE
20307	INT		IPCO MCPA ESTER 500 LIQUID HERBICIDE
20320	DWE		DURSBAN HF INSECTICIDAL CONCENTRATE
20350	CEK	HEN	DIMETHOATE TECHNICAL
20407	DWE		DURSBAN W INSECTICIDAL CONCENTRATE
20537	CHH		SENCOR METRIBUZIN TECHNICAL
20583	IPI	JFF	ATRAZINE TECHNICAL
20651	MGK	WIC	D-TRANS INTERMEDIATE 1860
20699	DIM		CUPRISTAT LIQUID CONCENTRATE FUNGICIDE
20750	CAX		FENOXAPROP-ETHYL TECHNICAL HERBICIDE
20781	BAZ		BASF TECHNICAL CMPP (MECOPROP) ACID
20790	CHG	CHH	BAYTEX TECHNICAL INSECTICIDE (FENTHION)
20791	BAX		TIGUVON TECHNICAL INSECTICIDE (FENTHION)
20830	RHQ		MCPA 630 DEA
20831	RHQ		MECOPROP 620 DEA
20832	RHQ		MECOPROP 680 DMA
20833	RHQ		2,4-D 680 DEA
20841	RHQ		MECOPROP AMINE CONCENTRATE (TECHNICAL)
20845	RHQ		MCPA POTASSIUM SALT SOLUTION
20899	BAZ		BASAGRAN LIQUID HERBICIDE MANUFACTURING CONCENTRATE
20921	BAZ		MCPA ACID (TECHNICAL)
20979	AZO	VAO	MCPA AMINE 750
20984	CGC		CIBA-GEIGY BASUDIN 50%
20993	CGC		CIBA-GEIGY BASUDIN 9.6
21000	MGK	WIC	EVERCIDE INTERMEDIATE 2412
21001	REC		RECOCHEM PARA-ZENE PARADICHLOROBENZENE

SCHEDULE: 1

REGIS-
TRATION
NO.REGIS-
TRANT

AGENT

PESTICIDE

			(TECHNICAL)
21004	MGK	WIC	PYROCIDE CONCENTRATE 7369
21031	MNY	HON	M-GARD S520 COPPER NAPHTHENATE WPS
21069	CHH		DYRENE TECHNICAL FUNGICIDE
21070	IPI	JFF	LINURON TECHNICAL
21191	SDZ		PRECOR INSECT GROWTH REGULATOR
21224	VAR		GUARDSMAN CUSTOM HERBICIDE #2
21346	ZAN	ZNA	BETASAN MANUFACTURING CONCENTRATE
21384	MGK	WIC	FORMULA 7243
21470	MGK	WIC	PYROCIDE INTERMEDIATE 6878
21471	MGK	WIC	PYROCIDE INTERMEDIATE 7004
21472	MGK	WIC	PYROCIDE INTERMEDIATE 6893
21477	MGK	WIC	D-TRANS INTERMEDIATE 1868
21570	RHQ		2,4-D/MECOPROP MANUFACTURING CONCENTRATE
21574	MGK	WIC	MGK DOG & CAT REPELLENT
21575	MGK	WIC	MGK DOG & CAT REPELLENT F-1770
21821	JAS	JAN	RODEWOD TECHNICAL POWDER
21828	MGK	WIC	MGK INTERMEDIATE 2007
21829	MGK	WIC	MGK INTERMEDIATE 2020
21830	MGK	WIC	PYROCIDE INTERMEDIATE 5734
21831	MGK	WIC	PYROCIDE PRESSURIZED PET SPRAY 6806
21903	CAX		FENOXAPROP-P-ETHYL TECHNICAL HERBICIDE
21984	MGK	WIC	PYROCIDE INTERMEDIATE 6339
22013	MGK	WIC	D-TRANS INTERMEDIATE 2129
22024	VUN	GVL	VULCAN BLOCK PENTA
22040	MKA	LTR	FOLPAN (FOLPET) TECHNICAL
22071	MGK	WIC	D-TRANS INTERMEDIATE 1869
22076	MGK	WIC	D-TRANS INTERMEDIATE 1873
22077	MGK	WIC	D-TRANS INTERMEDIATE 2342
22078	MGK	WIC	D-TRANS INTERMEDIATE 2567
22079	MGK	WIC	D-TRANS AEROSOL MIX 1882
22098	BAZ		BASF 2,4-DP ACID TECHNICAL
22140	SAF		SANEX MECOPROP + 2,4-D MANUFACTURING CONCENTRATE
22148	MGK	WIC	D-TRANS INTERMEDIATE 1859
22166	FSS		CHLORPYRIFOS 55.75% MANUFACTURING CONCENTRATE
22198	UAG		CLEAN CROP MECO-D MANUFACTURING CONCENTRATE - HERBICIDE
22232	BLL	MAE	CONTRAC CONCENTRATE
22250	MGK	WIC	PYROCIDE INTERMEDIATE 6442
22251	MGK	WIC	PYROCIDE INTERMEDIATE 5377
22261	MGK	WIC	MULTICIDE NEO-PYAMIN TECHNICAL
22287	CHH		MORESTAN TECHNICAL (MITICIDE-INSECTICIDE)
22330	DUQ		TRIBENURON METHYL TECHNICAL (FORMERLY DPX-L5300 TECHNICAL)
22380	MGK	WIC	CLEARMOL INTERMEDIATE 6643
22381	CGC		PROPICONAZOLE 60% PREMIX
22390	BLL	MAE	CONTRAC LIQUID CONCENTRATE RODENTICIDE
22392	MGK	WIC	PYROCIDE INTERMEDIATE 6615
22421	MGK	WIC	CLEARMOL INTERMEDIATE 7410
22434	CGC		TECHNICAL PROPICONAZOLE
22474	JAS	JAN	WOCOSIN TECHNICAL
22482	CHH		DIPTEREX TECHNICAL INSECTICIDE
22514	MGK	WIC	PYROCIDE INTERMEDIATE 6494
22597	CGC		TRIASULFURON TECHNICAL
22602	ISK	IBK	90% DIMETHYL-T
22704	UAG		CLEAN CROP MECO + D 400 DEA MANUFACTURING CONCENTRATE

SCHEDULE: 1

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
22742	MGK		EVERCIDE PERMETHRIN 80% CONCENTRATE
22751	CGC		DIAZINON MG8
22784	MGK	WIC	EVERCIDE INTERMEDIATE 2449
22790	MGK	WIC	MGK 45% PYRETHRUM CONCENTRATE
22887	ZNA		C-I-L WEED AND GRASS KILLER MANUFACTURING CONCENTRATE
22965	PXR		ETHYLENE OXIDE FUMIGANT-STERILANT GAS
23021	MGK	WIC	PYROCIDE INTERMEDIATE 7070
23032	MGK	WIC	PYROCIDE INTERMEDIATE 7230
23052	CGC		TECHNICAL SIMAZINE
23105	GRN	UAG	KOCIDE COPPER HYDROXIDE TECHNICAL
23152	MGK	WIC	PYROCIDE INTERMEDIATE 6914
23158	MGK	WIC	EVERCIDE INTERMEDIATE 2179
23202	AMV	UAG	AMVAC NALED TECHNICAL
23233	UAG		CLEAN CROP TRIFLURALIN 600 MANUFACTURING CONCENTRATE
23310	VAR		GUARDSMAN BORAX 10 MOL MANUFACTURING CONCENTRATE
23334	AMV	UAC	TECHNICAL GRADE QUINTOZENE 95%
23335	MGK	WIC	EVERCIDE INTERMEDIATE 2460
23390	MGK	WIC	PYROCIDE INTERMEDIATE 6496
23485	NOQ	JAK	AMITRAZ INSECTICIDE (TECHNICAL)
23590	RHQ		OXADIAZON TECHNICAL

TOTAL: 278

4. Schedule 2 to the Regulation is revoked and the following substituted:

SCHEDULE: 2

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
109	SKM		FAIRVIEW GOPHER-COP LIQUID RODENTICIDE
3294	SCR	VIN	CALO-CLOR TURF FUNGICIDE
3734	UAG		CLEAN CROP LINDANE SEED TREATMENT INSECTICIDE
3749	UAG		CLEAN CROP 2,4-D ESTER 400
3780	CVO	CHV	ORTHOCIDE 50 WETTABLE FUNGICIDE
4429	PLG		PLANT PRODUCTS LINDANE 25 WP INSECTICIDE
4559	ZAN	CHP	CAPTAN 50-WP WETTABLE POWDER AGRICULTURAL FUNGICIDE
4980	ZNA		2,4-D ESTER 500 LOW VOLATILE WEEDKILLER
5371	UAG		CLEAN CROP CAPTAN 50 W
5475	ROH		KARATHANE WD WETTABLE POWDER FUNGICIDE & MITICIDE
5499	UAG		CLEAN CROP 5% CAPTAN FUNGICIDE
6007	ZAN	ZNA	CAPTAN 75 SEED PROTECTANT WETTABLE POWDER FUNGICIDE
6122	SAF		SANEX LINDANE 10% E.C. EMULSIFIABLE CONCENTRATE INSECTICIDE
6330	DWE		ESTERON 99 CONCENTRATE
6374	ROH		KELTHANE EC MITICIDE
6420	CYC		LIQUID CYANAMID 25 WEED KILLER
6726	BAT		BARTLETT FIXED COPPER "53" WETTABLE POWDER FUNGICIDE
6747	MBY		EMBUTOX E EMULSIFIABLE SELECTIVE WEEDKILLER
6857	BAX		CO-RAL ANIMAL INSECTICIDE 25% WETTABLE POWDER
7412	STD		STANCHEM CHLORO IPC 4.8 EC SELECTIVE HERBICIDE
7416	STD		STANCHEM CHLORO IPC 20% GRANULAR SELECTIVE HERBICIDE
7442	UAG		ORTHO DIBROM INSECTICIDE
7446	RHQ		SEVIN 85S CARBARYL INSECTICIDE SPRAYABLE POWDER
7480	ZNA		FOLPET 50-WP FUNGICIDE
7882	CHH		METASYSTOX-R SPRAY CONCENTRATE SYSTEMIC INSECTICIDE
7884	CHH		DI-SYSTON GRANULAR SYSTEMIC INSECTICIDE
8021	CYC		CYTHION LIQUID GRAIN PROTECTANT
8024	BAT		BARTLETT WAXED MOUSE BAIT
8082	CHH		BAYTEX SPRAY CONCENTRATE INSECTICIDE
8084	CHH		BAYTEX SPRAY CONCENTRATE BARN INSECTICIDE
8086	CHH		ENTEX SPRAY CONCENTRATE PCO INSECTICIDE
8090	CHH		ENTEX OIL SOLUBLE CONCENTRATE PCO INSECTICIDE
8151	RHQ		SEVIN 80S CARBARYL INSECTICIDE SPRAYABLE POWDER
8165	LAT		LATER'S MITE KILLER EC
8277	CYC		CYGON 480-E SYSTEMIC INSECTICIDE
8349	ZNA		CHIPMAN AGROX I.F. DUAL PURPOSE SEED TREATMENT
8372	UAG		CLEAN CROP MALATHION 85E
8409	CYC		THIMET 10-G SOIL & SYSTEMIC INSECTICIDE
8504	CYC		CYGON 480 SYSTEMIC INSECTICIDE
8637	DUQ		HYVAR X WEED & BRUSH KILLER WETTABLE POWDER
8655	RHQ		AMIZINE INDUSTRIAL WETTABLE POWDER
8661	ZNA		GRAMOXONE LIQUID HERBICIDE WITH WETTING AGENT

SCHEDULE: 2

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
8826	GAX		GARDEX LIQUID GRAIN PROTECTANT
8885	CGC		KIL-MOR AGRICULTURAL LIQUID HERBICIDE
8903	ZNA		CHIPMAN 2,4-D ESTER 600 LV WEEDKILLER
9003	DOW		TORDON 10K PELLETS SYSTEMIC BRUSH KILLER
9007	DWE		TORDON 101 HERBICIDE
9074	RAL		PURINA CYGON 4-E EC SYSTEMIC INSECTICIDE
9197	INT		IPCO STERILANT GRANULAR SOIL HERBICIDE
9291	CHH		METASYSTOX-R SYSTEMIC SPRAY CONCENTRATE INSECTICIDE
9319	ZAN	ZNA	STAUFFER CAPTAN 7.5 DUST FUNGICIDE
9332	UAG		CLEAN CROP LINDANE 20E
9337	CYC		CYTHION LIQUID INSECTICIDE
9382	PFF		PFIZER DIMETHOATE 480 EC LIQUID INSECTICIDE
9398	CHH		GUTHION SPRAY CONCENTRATE INSECTICIDE
9427	PLG		PLANT FOG SULFOTEP FOR INSECT CONTROL
9505	ZNA		AGROX B-3 DUAL PURPOSE SEED TREATMENT
9512	ZNA		REGLONE A LIQUID HERBICIDE
9560	DWE		ESTERON LV-600 EMULSIFIABLE CONCENTRATE
9561	UAG		CLEAN CROP 2,4-D ESTER 600 HERBICIDE
9569	UAG		CLEAN CROP PMA-10 FUNGICIDE SOLUTION
9570	CHH		BAYTEX LIQUID CONCENTRATE INSECTICIDE
9582	ZAN		CAPTAN 80-WP WETTABLE POWDER FUNGICIDE
9587	MBY		NO-WEED 2,4-D ESTER BROADLEAF HERBICIDE
9625	OLH		OICHEMCO LV96 EMULSIFIABLE HERBICIDE
9631	CGC		PATORAN 50WP HERBICIDE
9724	PLG		PLANT PRODUCTS 7.5% CAPTAN GREENHOUSE FUNGICIDE DUST
9765	ZNA		CHIPMAN CAPTAN-METHOXYCHLOR 75-3 SEED PROTECTANT
9807	INT		IPCO CYGON 4-E SYSTEMIC INSECTICIDE (AGRICULTURAL)
9871	PLG		PLANT PRODUCTS THIRAM 80 WP TURF FUNGICIDE
9907	UCB		AQUA-KLEEN GR WEED KILLER
9916	PLG		PLANT-FUME LINDANE INSECTICIDE SMOKE FUMIGATOR
9918	PLG		METASYSTOX-R SYSTEMIC INSECTICIDE EC
9922	ZAN	ZNA	CAPTAN 4 FLOWABLE AGRICULTURAL FUNGICIDE
9934	UAG		CLEAN CROP COPPER WETTABLE POWDER
9945	DIT		LINDANE 10E INSECTICIDE
10174	CGC		GREEN CROSS CYGON 480E EMULSIFIABLE CONCENTRATE
10146	DIT		FENTHION 50E EC INSECTICIDE
10177	CHH		DASANIT 15% GRANULAR INSECTICIDE
10197	UAG		CLEAN CROP THIRAM 75 WETTABLE POWDER FUNGICIDE
10231	CAY		ZEP FORMULA 777 WEED KILLER
10257	UAG		CLEAN CROP 2,4-D ESTER 500 E.C.
10308	MOX		AVADAX BW GRANULAR HERBICIDE AGRICULTURAL
10322	MBY		ZOLONE 30 WETTABLE POWDER PHOSALONE INSECTICIDE
10324	KEM		RIDDEX MALATHION EC GRAIN PROTECTANT INSECTICIDE
10339	ZNA		MERGAMMA N-M DRILL BOX DUAL PURPOSE SEED TREATMENT
10359	FMC	ARN	FURADAN 10 GR INSECTICIDE
10532	CYC		THIMET 15-G SOIL & SYSTEMIC INSECTICIDE
10609	ZAN	ZNA	DYFONATE 10-G GRANULES SOIL INSECTICIDE

SCHEDULE: 2

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
10628	DUQ		SINBAR HERBICIDE WETTABLE POWDER
10637	DWE		DURSBAN 4E INSECTICIDE
10640	PLG		PLANT-FUME NICOTINE SMOKE FUMIGATOR
10662	INT		IPCO NM DUAL PURPOSE DRILLBOX SEED TREATMENT POWDER
10666	FMC	OSH	FURADAN 5 GRANULAR SYSTEMIC INSECTICIDE
10753	DUQ		BLADDEX 80W HERBICIDE WETTABLE POWDER
10776	CHH		FOLITHION LIQUID CONCENTRATE INSECTICIDE
10780	UAG		CLEAN CROP CAPTAN 80 WETTABLE FUNGICIDE
10826	CHH		FURADAN 5 GRANULES SYSTEMIC INSECTICIDE
10827	CHH		FURADAN 10 GRANULES SYSTEMIC INSECTICIDE
10840	CHH		BAYLUSCIDE 5% GRANULAR MOLLUSCICIDE
10841	CHH		BAYLUSCIDE 5% GRANULAR SEA LAMPREY LARVICIDE
10842	CHH		BAYLUSCIDE-TFM WP SEA LAMPREY LARVICIDE
10856	GUS	UNR	GUSTAFSON EVERSCHILD II C-M SEED PROTECTANT
10896	ZNA		AGROX D-L PLUS SEED TREATMENT POWDER INSECTICIDE-FUNGICIDE
10904	CGC		CIBA-GEIGY PRINCEP 80W
10905	CGC		AATREX 80W HERBICIDE
10910	CHH		SENCOR 50% WP AGRICULTURAL HERBICIDE
10928	CGC		CIBA-GEIGY AATREX 90W HERBICIDE
10975	CGC		CIBA-GEIGY BASUDIN 50W
10979	CGC		CIBA-GEIGY BASUDIN 500 E.C. AGRICULTURAL INSECTICIDE
10993	DIT		LINDANE 10S OIL CONCENTRATE INSECTICIDE
11018	DUQ		HYVAR X-L WEED & BRUSH KILLER
11022	BAT		BARTLETT CYGON 480 SYSTEMIC INSECTICIDE
11029	CHH		BAYGON U-L-V INSECTICIDE
11115	RHQ		SEVIN 4 OIL CARBARYL INSECTICIDE LIQUID SUSPENSION
11137	SUJ	SUH	SUMITHION FENITROTHION
11261	BUL		BUSAN 30 LIQUID SEED TREATMENT FUNGICIDE
11274	CGC		CIBA-GEIGY GESAGARD 80W HERBICIDE (AGRICULTURAL)
11312	ZAN	ZNA	SUTAN + 8E SELECTIVE HERBICIDE
11336	ZNA		PIRIMOR 50W WETTABLE POWDER INSECTICIDE
11339	SCT	DWC	SCOTTS PROTURF BROAD SPECTRUM GRANULAR FUNGICIDE
11351	DUQ		KROVAR I HERBICIDE (CONTAINS BROMACIL & DIURON)
11398	VAR		GUARDSMAN CYTHION 1000 LIQUID GRAIN PROTECTANT & INSECTICIDE
11422	UNR		VITAFLO DP SYSTEMIC FUNGICIDE & INSECTICIDE
11445	CGC		CIBA-GEIGY EKKO 80W AGRICULTURAL HERBICIDE
11450	DOW		DURSBAN 6 INSECTICIDE CONCENTRATE
11451	INT		CO-OP D-L + C DRILL BOX SEED TREATMENT POWDER
11522	UAG		CLEAN CROP LINDANE 25 WP INSECTICIDE FOR LIVESTOCK
11529	BUL		BUSAN DUAL PURPOSE SEED TREATMENT
11530	KEM		KEMSAN DIAZINON 500 EC INSECTICIDE
11531	KEM		RIDDEX DIAZINON 500S INSECTICIDE CONCENTRATE
11547	SDZ		DYCLEER 24 LIQUID HERBICIDE
11575	STD		STANCHEM SPROUT-NIP EC POTATO SPROUT

SCHEDULE: 2

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
			INHIBITOR
11700	CHM	SAF	ROZOL 2% DRY CONCENTRATE
11725	DUQ		LANNATE L INSECTICIDE
11761	ZAN	ZNA	SUTAZINE + 18:6 GRANULES HERBICIDE
11763	CAX		SEA LAMPREY LARVICIDE LAMPRECID
11771	UAG		CLEAN CROP DIURON 80W HERBICIDE
11848	AGV		POTATO SPROUT INHIBITOR LIQUID CONCENTRATE
11860	STD		STANCHEM SPROUT NIP SOLUTION POTATO SPROUT INHIBITOR
11889	PFF		PFIZER DIAZINON 500 INSECTICIDE
11890	PFF		PFIZER DIAZINON 50W INSECTICIDE
11933	ZNA		CHIPMAN DIAZINON 50W WETTABLE POWDER INSECTICIDE
11934	CHP		CHIPMAN DIAZINON 500 EC EMULSIFIABLE CONCENTRATE INSECTICIDE
11935	CHP		CHIPMAN DIAZINON 500E INSECTICIDE
11936	ZAN	CHP	CAPTAN 10 DUST FUNGICIDE
12028	ZNA		CAPTAN FLOWABLE SEED TREATMENT FUNGICIDE
12029	ZNA		CHIPMAN CAPTAN 30-METHOXYCHLOR 3 FUNGICIDE-INSECTICIDE
12072	STD		STANGARD DUAL PURPOSE SASH TREATMENT CONCENTRATE
12073	SAF		SANEX MALATHION 836 CYTHION LIQUID GRAIN PROTECTANT
12095	AVC	ABE	AVITROL CORN CHOPS
12096	AVC	ABE	AVITROL WHOLE CORN
12097	AVC	ABE	AVITROL POWDER CONCENTRATE
12098	AVC	ABE	AVITROL MIXED GRAINS
12104	VAR		GUARDSMAN HERBICIDE BOOSTER WETTING AGENT
12106	SAF		SANEX AVITROL CORN CHOPS
12107	SAF		SANEX AVITROL WHOLE CORN
12216	KEM		RIDDEX CYTHION ULV INSECTICIDE
12223	DWE		DURSBAN 2 1/2 G INSECTICIDE GRANULES
12224	VAR		GUARDSMAN DIAZINON 500 E.C. INSECTICIDE
12239	ZAN	ZNA	ERADICANE 8-E SELECTIVE HERBICIDE
12343	SAF		SANEX AVITROL SPARROW MIX BAIT
12344	SAF		SANEX AVITROL PIGEON MIX BAIT
12373	ZNA		PIRIMOR 50W WETTABLE POWDER INSECTICIDE
12400	ZNA		CHIPMAN DIAZINON 500S OIL SOLUTION INSECTICIDE
12437	SXA		SANEX DIAZINON 50-S OIL SOLUBLE INSECTICIDE
12461	UAG		CLEAN CROP DIAZINON 500
12539	SAF		SANEX VAPO 20 EC INSECTICIDE
12599	ELA		SPIKE 80W TEBUTHIURON 80% HERBICIDE
12767	CHP		MERGAMMA FLOWABLE DUAL PURPOSE SEED TREATMENT
12828	CYC		CYCOCEL LIQUID PLANT GROWTH REGULATOR
12864	SXA		SANEX DIMETHOATE 480 EC SYSTEMIC INSECTICIDE
12866	SXA		SANEX DIAZINON 50-E INSECTICIDE (INDUSTRIAL)
12871	ROH		KELTHANE AP-35 WP MITICIDE
12872	DIT		DIAZINON 50-S OIL CONCENTRATE INSECTICIDE
12876	UAG		CLEAN CROP POTATO DUAL SEED TREATMENT
13005	CGC		BASF PATORAN 50WP WETTABLE POWDER HERBICIDE
13051	UNR		VITAVAX-CAPTAN 30W SYSTEMIC SOIL

SCHEDULE: 2

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
13166	DUQ		FUNGICIDE
13188	AVC	ABE	BLADDEX LIQUID HERBICIDE
13245	VAR		AVITROL FC CORN CHOPS
			GUARDSMAN COPPER OXYCHLORIDE 50 W.P.
			FUNGICIDE
13249	APB	APD	CUTRINE PLUS LIQUID ALGAECIDE
13250	BAX		SPOTTON CATTLE INSECTICIDE
13315	BUL		BUSAN 1015 DRILL BOX SEED TREATMENT
13349	SAF		SANEX VAPO-20 ULV CONCENTRATE
13368	DWE		TELONE 11-B LIQUID SOIL FUMIGANT
13466	BAX		CORAL ANIMAL INSECTICIDE 1% SHAKER CAN
13471	ATD	EFA	ATOCHEM NO SCALD DPA EC-283
13504	GAX		GARDEX DIAZINON 50S INSECTICIDE
13505	GAX		GARDEX DIAZINON 50E INSECTICIDE
13656	CGC		DRILLBOX DL PLUS CAPTAN SEED TREATMENT
13663	PFF		PFIZER ENDOSULFAN 400 EC INSECTICIDE
13694	KEM		RIDDEX ABATE 4E EMULSIFIABLE CONCENTRATE
			INSECTICIDE
13739	PFF		PFIZER LIQUID VEGETATION KILLER HERBICIDE
13796	CGC		DCL DUAL PURPOSE SEED TREATMENT
13797	SDZ		ALTOSID LIQUID LARVICIDE (INSECT GROWTH REGULATOR)
13816	DUP	UAG	DIMILIN 25% WP INSECTICIDE
13929	ZNA		SEVIN LIQUID SUSPENSION INSECTICIDE
13945	APB	APD	CUTRINE-PLUS GRANULAR ALGAECIDE
13948	ZNA		CHIPMAN CAPTAN-BENOMYL FUNGICIDE
13951	UAG		CLEAN CROP D-IAZINON L-INDANE C-APTAN
			DRILL BOX SEED TREATMENT
14096	MKC	LTR	ATRAZINE 80W WETTABLE POWDER HERBICIDE
14109	SXA		SANEX POISON CORN
14114	CGC		PRIMEXTRA LIQUID AGRICULTURAL HERBICIDE
14115	UNR		VITAVAX DUAL SOLUTION SYSTEMIC FUNGICIDE & INSECTICIDE
14135	MKA	LTR	DIUREX 80W HERBICIDE WETTABLE POWDER
14163	DUQ		VELPAR WEED KILLER SOLUBLE POWDER
14171	INT		CO-OP CAPTAN 50% WP WETTABLE POWDER
			FUNGICIDE
14179	ZNA		TERRAKLENE LIQUID SUSPENSION RESIDUAL HERBICIDE
14180	ZNA		TOTA-COL LIQUID SUSPENSION RESIDUAL HERBICIDE
14186	CHH		MATACIL 180-D OIL SOLUBLE CONCENTRATE
			INSECTICIDE
14225	TMO		ORTHENE 75% SOLUBLE POWDER
14226	TMO	UAG	ORTHENE FOREST SPRAY CONCENTRATE
			INSECTICIDE
14232	SMP	SMM	MONOBOR-CHLORATE NON-SELECTIVE GRANULAR HERBICIDE
14240	BLL	MAE	ZP RODENT BAIT
14258	ZNA		CHIPMAN PREMIUM MALATHION GRAIN
			PROTECTANT EMULSIFIABLE CONCENTRATE
14274	MKA	LTR	SIMAZINE 80W WETTABLE POWDER
14307	CHH		DYLOX 420 LIQUID INSECTICIDE
14337	SHM	CGC	SHELL MATAVEN EC WILD OAT HERBICIDE
14338	ZNA		SYS-TEM 480 EMULSIFIABLE CONCENTRATE
			INSECTICIDE
14378	NOQ	JAK	FICAM W (10% WETTABLE POWDER INSECTICIDE)
14417	GRN		KOCIDE 101 AGRICULTURAL FUNGICIDE
14478	DIS		DISPAR DITHOATE 4-E EMULSIFIABLE

SCHEDULE: 2

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
14505	KEM		CONCENTRATE INSECTICIDE
14517	SMP	SMM	RIDDEX ULV TOBACCO INSECTICIDE
14523	UAG		UREABOR NON-SELECTIVE GRANULAR HERBICIDE
14524	UAG		CLEAN CROP ATRAZINE 90W HERBICIDE
14581	DUQ		CLEAN CROP ATRAZINE 80W HERBICIDE
14597	SAF		BLAZINE 80W HERBICIDE
14601	UAG		SANEX CYTHION ULV CONCENTRATE INSECTICIDE
14603	SAF		CLEAN CROP ATRAZINE 500 HERBICIDE
14616	MKC	LTR	SANEX AVITROL FARM MIX FC CORN CHOPS
14617	UAG		ATRAZINE 90W WETTABLE POWDER
			CLEAN CROP ENDOSULFAN 50W WETTABLE POWDER
			INSECTICIDE
14623	AGL	LMB	ESTAKIL LV 700 2,4-D LOW VOLATILE LIQUID
			HERBICIDE
14634	FFA	FFC	PYRENONE DIAZINON DUAL USE RESIDUAL
			INSECTICIDE
14712	WBE		NIAGARA ETHION 5 THIRAM 7.5-G GRANULAR
			INSECTICIDE/FUNGICIDE
14721	WBE		WILBUR-ELLIS ETHION 25W INSECTICIDE
			WETTABLE POWDER
14727	WBE		THIODAN-2 ZINEB-5 ENDOSULFAN-ZINEB
			INSECTICIDE/FUNGICIDE-DUST
14739	RHQ		ESTASOL LV600 2,4-D ESTER EMULSIFIABLE
			LIQUID HERBICIDE
14741	RHQ		FIXED COPPER 50-W FUNGICIDE WETTABLE
			POWDER
14752	MBY		RHONE-POULENC LINDANE 25-W INSECTICIDE
			WETTABLE POWDER
14753	WBE		THIRAM 75 W FUNGICIDE WETTABLE POWDER
14767	RHQ		CYCON 480-E SYSTEMIC INSECTICIDE
14784	WBE		ETHION 2½ SUPERIOR OIL 70 INSECTICIDE
14800	MBY		PROPATURF HERBICIDE LIQUID EMULSIFIABLE
			CONCENTRATE-FOR TURF
14801	WBE		WILBUR-ELLIS WAXED MOUSE BAIT 2
14803	RHQ		ESTAPROP EMULSIFIABLE LIQUID HERBICIDE
14806	WBE		GOPHER POISON
14819	UAG		CLEAN CROP ETHION 5-THIRAM 7.5G
			INSECTICIDE/FUNGICIDE
14823	MKA	LTR	CAPTAN 50W WETTABLE POWDER FUNGICIDE
14842	CGC		AATREX NINE-0 AGRICULTURAL HERBICIDE
14864	SAF		SANEX VAPO 66 INSECTICIDE CONCENTRATE
14865	SAF		SANEX Z-PHOS RODENT BAIT
14867	CHH		SENCOR 500F FLOWABLE HERBICIDE
14878	RHQ		PARDNER EMULSIFIABLE SELECTIVE WEEDKILLER
14879	DWE		LORSBAN 4E INSECTICIDE
14893	INT		IPCO BENOLIN-R INSECTICIDE-FUNGICIDE DUST
			(SEED TREATMENT)
14916	WBE		NIAGARA BIVERT - PH LIQUID ADJUVANT EC
14942	NUX		NUODEX PMA-18 PAINT PRESERVATIVE &
			FUNGICIDE
14943	NUX		NUODEX PMO-10 PAINT PRESERVATIVE &
			FUNGICIDE
14944	NUX		SUPER AD-IT PAINT FUNGICIDE &
			PRESERVATIVE
14945	NUX		NUODEX PMA-60 PAINT PRESERVATIVE &
			FUNGICIDE
14980	CGC		PATORAN 400 SC AGRICULTURAL SUSPENSION
			HERBICIDE
14998	RAB	KEM	RID-A-BIRD 1100 PERCH SOLUTION

SCHEDULE: 2

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
14999	CGC		CIBA-GEIGY DUAL 960E AGRICULTURAL HERBICIDE
15027	RHQ		DESORMONE 7 (HERBICIDE FOR BRUSH & WEEDS)
15032	BAZ		BASF BASAMID GRANULAR SOIL FUMIGANT
15046	YAP		CLEAN CROP ENDOSULFAN 4E INSECTICIDE/MITICIDE
15047	SAF		SANEX CANARY SEED MOUSE KILLER
15084	CYC		NOVABAC - 3 BIOLOGICAL INSECTICIDE
15103	CHH		K.R.S. SPRAY FOAM WITH CO-RAL
15109	NCR		ATRAZINE 80W AGRICULTURAL HERBICIDE
15152	ZOD		ALTOSID BRIQUET MOSQUITO GROWTH REGULATOR
15210	UAG		CLEAN CROP CAPTAN 50W WETTABLE POWDER FUNGICIDE
15333	MKC	LTR	THIONEX 50WP ENDOSULFAN COMMERCIAL INSECTICIDE
15353	DIS		STOCKPEST LOUSE SPRAY CONCENTRATE
15360	BAX		LYSOFF POUR-ON FOR LICE
15368	BLL	MAE	ZP TRACKING POWDER
15478	DWE		HERBEC 20P HERBICIDE
15533	UNR		VITAVAX RS FLOWABLE SYSTEMIC LIQUID SEED PROTECTANT
15537	UNR		VITAVAX DUAL POWDER SEED PROTECTANT
15559	TMO		ORTHENE TREE & ORNAMENTAL SPRAY
15567	SAF		SANEX ABATE 2G GRANULAR MOSQUITO LARVICIDE
15586	AVC	ABE	ORNITROL CHEMOSTERILANT FOR PIGEON CONTROL
15587	RHQ		THIRALIN PLUS FUNGICIDE/INSECTICIDE
15611	DUQ		DUPONT BLAGAL LIQUID HERBICIDE
15706	ROH		STAMPEDE CM EMULSIFIABLE CONCENTRATE HERBICIDE
15707	UAG		CLEAN CROP DIPHENOPROP PLUS
15738	SHM	CGC	SHELL RIPCORD 400EC INSECTICIDE
15745	KEM		RIDDEX DDVP-350 ULV INSECTICIDE
15747	CAX		THIODAN 4 EC INSECTICIDE LIQUID EMULSIFIABLE CONCENTRATE
15755	INT		CO-OP POTATO SEED PIECE TREATMENT+ INSECTICIDE-FUNGICIDE DUST
15821	CAX		THIODAN 50-WP INSECTICIDE
15836	SAF		SANEX ATRAZINE 80 W HERBICIDE
15843	ZNA		SWEEP NO-TILL HERBICIDE
15881	INT		IPCO AG-SURF LIQUID SPRAY ADJUVANT
15885	DUQ		BLAZINE LIQUID HERBICIDE
15893	DWE		TELONE II LIQUID SOIL FUMIGANT
15897	MKA	LTR	DIAZOL (DIAZINON) 50W INSECTICIDE WETTABLE POWDER
15902	NOQ	JAK	SIMADIX SIMAZINE FLOWABLE HERBICIDE
15921	MKA	LTR	DIAZOL 50 EC EMULSIFIABLE CONCENTRATE INSECTICIDE
15927	ZNA		TALON RODENTICIDE MINI PELLETS FOR MICE & RATS
15933	UNR		THIRAM 75WP WETTABLE POWDER FUNGICIDE
15959	DUQ		LEXONE DF HERBICIDE DISPERSIBLE GRANULE
15971	WBE		RODENT BAIT RODENTICIDE FOR POCKET GOPHERS
15981	DWE		ESTERON 600 FORESTRY HERBICIDE
16037	UAG		CLEAN CROP LAGON 480 SYSTEMIC INSECTICIDE
16047	UAG		CLEAN CROP COPPERCIDE WETTABLE POWDER FUNGICIDE

SCHEDULE: 2

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
16049	UAG		CLEAN CROP SIMAZINE 80W HERBICIDE
16064	ZNA		RATAK + RODENTICIDE PELLETS
16122	UAG		CLEAN CROP WAXED MOUSE BAIT 2
16125	CHH		SENCOR 50 WETTABLE GRANULAR HERBICIDE
16140	LAT		LATER'S COPPER SPRAY W.P. FUNGICIDE
16164	RHQ		BUCTRIL M EMULSIFIABLE SELECTIVE WEEDKILLER
16198	GAX		GARDEX MALATHION ULV CONCENTRATE
16209	GRX		LINDANE 25W INSECTICIDE WETTABLE POWDER
16253	MKA	LTR	PROMETRYNE 80W (PROMETREX 80WP) COMMERCIAL HERBICIDE
16323	DWE		TELONE C-17-R LIQUID SOIL FUNGICIDE AND NEMATICIDE
16324	DWE		TELONE C-17 LIQUID SOIL FUNGICIDE & NEMATICIDE
16370	CGC		PRINCEP NINE-T HERBICIDE
16410	NCR		NIAGARA DIMETHOATE 480-E SYSTEMIC INSECTICIDE
16427	MKA	LTR	URAGAN 80 WP (BROMACIL) COMMERCIAL HERBICIDE
16428	UAG		CLEAN CROP ESTER 600 HERBICIDE
16447	MBY		FORMULA 500 ATRAZINE FLOWABLE HERBICIDE
16451	UNR		VITAVAX RS POWDER SEED TREATMENT
16453	PFF		PFIZER DYCLEER 12 LIQUID HERBICIDE
16460	SAF		SANEX ABATE 4E INSECTICIDE EMULSIFIABLE CONCENTRATE
16476	GAX		GARDEX VAPONA-20 ULV CONCENTRATE
16481	UAG		CLEAN CROP DIPHENOPROP 480 HERBICIDE
16482	DOW		TORDON 10K PELLETS SYSTEMIC BRUSH KILLER
16518	SAF		SANEX DIAZINON 50 E.C. INSECTICIDE
16532	UAG		CLEAN CROP DIPHENOPROP 600 HERBICIDE
16545	SDZ		DYVEL HERBICIDE (AGRICULTURAL)
16579	SAF		SANEX LOW VOLATILE 2,4-D ESTER 500
16641	BAZ		BASF LADDOK LIQUID SUSPENSION HERBICIDE
16653	RHQ		SEVIN SL CARBARYL INSECTICIDE LIQUID SUSPENSION
16675	UAG		CLEAN CROP FOR-ESTER E.C. FORESTRY HERBICIDE
16724	UAG		CLEAN CROP DIPHENOPROP BK 700 HERBICIDE
16736	UAG		CLEAN CROP CALIBER 400 HERBICIDE
16772	UAG		CLEAN CROP CATTLE DUST BAGS
16834	CLR	AGT	PMAS TURF FUNGICIDE
16873	ABT	ABC	DIPEL 88
16885	UNR		DIAZOL 50W (DIAZINON) INSECTICIDE
16886	UNR		DIAZOL 50EC (DIAZINON) INSECTICIDE
16948	GET		EPIBLOC RODENTICIDE
17001	BAZ		BASF CYCOCEL EXTRA
17003	TIR	TIS	TIMBERLIFE WOOD PRESERVING COMPOUND
17027	UCB		SEVIN XLR CARBARYL INSECTICIDE
17087	CYC		THIMET 15-G SOIL & SYSTEMIC INSECTICIDE GRANULAR
17145	RHQ		BROMOX 450M HERBICIDE
17160	RHQ		AQUASHADE LIQUID AQUATIC HERBICIDE SOLUTION
17242	CHH		SENCOR 75DF SPRAYULE GRANULAR HERBICIDE
17245	DUQ		GLEAN HERBICIDE DRY FLOWABLE
17247	SDZ		APEX 65% EC INSECT GROWTH REGULATOR
17274	CGC		RIDOMIL 240 EC AGRICULTURAL FUNGICIDE
17276	UAG		CLEAN CROP LAGON 435 E.C. LIQUID

SCHEDULE: 2

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
			INSECTICIDE
17300	CGC		RIDOMIL MZ 72WP AGRICULTURAL FUNGICIDE
17305	CAX		DECIS 2.5 EC INSECTICIDE
17354	ZNA		RATAK + RODENTICIDE MINI-PELLETS FOR MICE AND RATS
17384	PFF		PFIZER STAMPEDE CM HERBICIDE
17412	INT		WEEDAWAY 2,4-D LV ESTER 700 LIQUID HERBICIDE
17418	CHH		MATACIL 180 FLOWABLE INSECTICIDE
17449	SAF		SANEX GREEN TEK VAPO E.C. INSECTICIDE
17465	UNR		B-NINE-SP HEIGHT RETARDANT
17557	MOM	MAE	MOTOMCO PIVALYN WATER SOLUBLE CONCENTRATE
17599	PLG		B-NINE-SP CHEMICAL HEIGHT RETARDANT FOR PLANTS
17669	UCB		SABRE EMULSIFIABLE HERBICIDE
17675	MBY		TORCH DS EMULSIFIABLE SELECTIVE WEEDKILLER
17697	UAG		CLEAN CROP SIMAZINE 80W HERBICIDE
17778	DUP	CHH	FUTURA SUSPENSION BIOLOGICAL INSECTICIDE
17824	FPM		LECONTVIRUS BIOLOGICAL INSECTICIDE
17868	CGC		CIBA-GEIGY RIPCORD 400 AGRICULTURAL INSECTICIDE
17873	DUQ		BELMARK 300 AGRICULTURAL INSECTICIDE
17879	CGC		CIBA-GEIGY BIRLANE/THIRAM INSECTICIDE/FUNGICIDE
17895	DUQ		BIRLANE 10 INSECTICIDE
17900	CGC		CIBA-GEIGY BLAGAL HERBICIDE
17901	DUQ		BLADEx LIQUID AGRICULTURAL HERBICIDE
17902	CGC		CIBA-GEIGY BLAZINE LIQUID HERBICIDE
17903	CGC		CIBA-GEIGY BLAZINE 80W HERBICIDE
17904	DUQ		MATAVEN LIQUID WILD OAT HERBICIDE
17906	DUQ		BLADEx 80W AGRICULTURAL HERBICIDE
17940	CHH		FURADAN CR-10 SYSTEMIC INSECTICIDE
17954	ABT	ABC	DIPEL 132 BIOLOGICAL INSECTICIDE
17980	SDZ		THURICIDE 48LV AQUEOUS CONCENTRATE FOR AERIAL OR GROUND APPLICATION
17983	RHQ		ZOLONE FLO
18001	RHQ		PARDNER EMULSIFIABLE SELECTIVE WEEDKILLER
18022	RHQ		BUCTRIL M EMULSIFIABLE SELECTIVE WEEDKILLER
18158	ABT	ABC	VECTOBAC-200G BIOLOGICAL LARVICIDE
18197	DUQ		VELPAR L HERBICIDE (WATER DISPERSABLE SOLUTION)
18230	INT		WEEDAWAY COBUTOX 400 EMULSIFIABLE CONCENTRATE HERBICIDE
18334	PFF		PFIZER ENVIROBAC ES BIOLOGICAL INSECTICIDE
18353	NOQ	JAK	VORLEX PLUS LIQUID SOIL FUMIGANT
18354	NOQ	JAK	VORLEX PLUS CP LIQUID SOIL FUMIGANT
18450	CGC		AATREX LIQUID 480 AGRICULTURAL HERBICIDE
18550	CGC		SUPRACIDE 240 E.C. AGRICULTURAL INSECTICIDE
18603	INT		CO-OP ATRAZINE 480F FLOWABLE HERBICIDE
18782	CNP		CPD GREEN PRESERVATIVE
18805	DRX	CPM	DREXEL ATRAZINE 500 FLOWABLE HERBICIDE (AGRICULTURAL)
18812	DRX	CPM	DREXEL ATRAZINE 600 FLOWABLE AGRICULTURAL HERBICIDE
18837	SDZ		BANVEL HERBICIDE

SCHEDULE: 2

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
18881	DIM		WOODSTAT LIQUID MICROBICIDE CONCENTRATE
19035	RHQ		ROVRAL ST CANOLA SEED TREATMENT
19066	INT		CO-OP AATREX NINE-0 HERBICIDE
19114	SNI		TRUEGRIT GOPHER-RID (PELLETED BAIT)
19157	SDZ		DYCLEER HERBICIDE INDUSTRIAL
19159	DUQ		DU PONT BLADEX 90 DF AGRICULTURAL HERBICIDE
19162	INT		CO-OP ATRAZINE 600 FLOWABLE HERBICIDE
19170	ZNA		CYMBUSH 250 PYRETHROID INSECTICIDE
19188	INT		WEED AWAY 2,4-D LOW VOLATILE ESTER 600 LIQUID HERBICIDE
19217	RHQ		EMBUTOX 625 EMULSIFIABLE SELECTIVE WEEDKILLER
19219	DUP	CHH	BACTIMOS WETTABLE POWDER BIOLOGICAL INSECTICIDE
19220	NID	NIE	BACTIMOS GRANULES LARVICIDE
19239	SDZ		TEKNAR GRANULES LARVICIDE FOR MOSQUITO CONTROL
19240	SDZ		TEKNAR WDC LARVICIDE FOR MOSQUITO & BLACKFLY CONTROL
19241	SDZ		TEKNAR HP-D LARVICIDE FOR MOSQUITO & BLACKFLY CONTROL
19285	KEM		KEMSAN ROZOL MINERAL OIL CONCENTRATE RODENTICIDE
19292	CHP		VENTURE PYRETHROID INSECTICIDE EC
19328.01	PFF		PFIZER SEE 2,4-D HERBICIDE
19349	SDZ		MARKSMAN HERBICIDE (AGRICULTURAL)
19409	FSS		GREEN CROSS BASUDIN 500EC INSECTICIDE
19455	ABT	ABC	VECTOBAC 600L BIOLOGICAL LARVICIDE
19477	DWE		DURSBAN TC TERMITICIDE CONCENTRATE
19576	UAG		CLEAN CROP DIAZINON 50W INSECTICIDE
19611	DWE		DURSBAN L.O. INSECTICIDE
19677	KEM		KEMSAN DDVP-20 E.C. INSECTICIDE
19680	KEM		KEMSAN DDVP-20 LV INSECTICIDE
19728	NOQ	JAK	TURCAM INSECTICIDE
19753	KEM		FARM & RANCH BRAND BARN & LIVESTOCK SPRAY WITH REPELLENT
19780	RHQ		WEEDONE CB BRUSHKILLER
19864	PLG		TRUMPET INSECTICIDE 80WP
19899	MOX		VISION WATER SOLUBLE HERBICIDE
20105	NOQ	JAK	FICAM PLUS SYNERGIZED PYRETHRINS WETTABLE POWDER INSECTICIDE
20272	ZOD		SAFROTIN EMULSIFIABLE CONCENTRATE INSECTICIDE
20309	INT		IPCO 2,4-D ESTER 600 LOW VOLATILE LIQUID HERBICIDE
20310	INT		IPCO 2,4-D ESTER 700 LOW VOLATILE LIQUID HERBICIDE
20315	INT		IPCO COBUTOX 400 EC LIQUID HERBICIDE
20347	DIM		WOODSTAT 30WB LIQUID MICROBICIDE CONCENTRATE
20544	CHH		SENCOR 75% WP HERBICIDE
20558	CYC		AVENGE 280-C WILD OAT HERBICIDE
20575	DWE		DURSBAN TURF INSECTICIDE
20599	ABT	ABC	DIPEL 176 BIOLOGICAL INSECTICIDE
20795	CHM	AGT	MAKI RODENTICIDE 1.0% DRY CONCENTRATE
20835	DWE		ENHANCE (ADJUVANT)
20859	AGL	UAG	SEE (R) 2,4-D AGRICULTURAL HERBICIDE
20861	ABT	ABC	DIPEL 48AF BIOLOGICAL INSECTICIDE

SCHEDULE: 2

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
20944	DWE		LORSBAN 50W WETTABLE POWDER INSECTICIDE
20968	CHH		SENCOR SOLUPAK 75DF GRANULAR HERBICIDE
20997	UAG		CLEAN CROP ATRAZINE 480 HERBICIDE
21020	ZNA		PREMIERE PLUS FLOWABLE SEED TREATMENT
21022	SAF		SANEX 2,4-D LV 600 EMULSIFIABLE CONCENTRATE
21035	NOQ	JAK	APOLLO (SC) OVICIDAL MITICIDE
21047	AGL	LMB	SEE (R) 2,4-D/2,4-DP HERBICIDE
21053	DWE		GARLON 4 HERBICIDE
21062	ABT	ABC	VECTOBAC 1200L BIOLOGICAL LARVICIDE
21077	DUQ		LEXONE DF HERBICIDE TOSS-N-GO DISPERSIBLE GRANULES
21084	ZNA		WEATHERBLOK BAIT CONTAINING RATAK+ RODENTICIDE
21200	CGC		DUAL CUSTOM AGRICULTURAL HERBICIDE
21252	DUQ		KARMEX DF HERBICIDE DISPERSIBLE GRANULE
21266	AGL	THS	SEE (R) MCPA HERBICIDE
21313	WBE		WILBUR-ELLIS SURF 92 LIQUID SPRAY ADJUVANT
21367	CHH		MORESTAN SOLUPAK 25% WETTABLE POWDER
21432	VAR		GUARDSAMN 2,4-D LV600 LIQUID HERBICIDE
21464	NID	NIE	FORAY 48B LOW VOLUME AQUEOUS CONCENTRATE
21494	CGC		PATORAN 50WP WATER SOLUBLE BAG HERBICIDE
21526	ABT	ABC	DIPEL 64AF BIOLOGICAL INSECTICIDE
21533	DUQ		TELAR HERBICIDE TOSS-N-GO BAGS
21534	DUQ		VELPAR SP HERBICIDE IN TOSS-N-GO BAGS
21567	UAG		CLEAN CROP SEE DIPHENOPROP CE HERBICIDE
21568	CRS	NTT	ACE CAP 97 SYSTEMIC INSECTICIDE IMPLANTS
21572	MOX		NEW IMPROVED RUSTLER SUMMERFALLOW HERBICIDE
21611	WBE		2,4-D AMINE 500 LIQUID FARM WEED KILLER
21612	WBE		MCPA AMINE 500 LIQUID FARM WEED KILLER
21613	WBE		2,4-D ESTER LV 600 EMULSIFIABLE CONCENTRATE
21626	SDZ		TRIDENT BIOLOGICAL INSECTICIDE
21647	AGL	LMB	SEE 2,4-DB HERBICIDE
21675	NLC		NALCO CUPROSE ALGAE CONTROL CHEMICAL
21717	INT		IPCO DICHLORPROP-D LIQUID HERBICIDE
21809	SDZ		ALTOSID PELLETS MOSQUITO GROWTH REGULATOR
21838	UAG		CLEAN CROP MOUSE BAIT 2 PELLETS
21928	INT		WEEDAWAY 2,4-D ESTER 600 LOW VOLATILE HERBICIDE
21929	INT		WEEDAWAY 2,4-DB 400 EMULSIFIABLE CONCENTRATE HERBICIDE
21980	MOX		EXPEDITE BROADLEAF HERBICIDE
21997	DWE		DURSBAN W.S.P. INSECTICIDE IN WATER SOLUBLE PACKETS
22012	CGC		DUALIN 500EC AGRICULTURAL HERBICIDE
22093	DWE		RELEASE SILVICULTURAL HERBICIDE
22121	UNR		CLOAK SEED TREATMENT
22130	SAF		SANEX MIRAGE AGRICULTURAL LIQUID SYSTEMIC HERBICIDE
22266	CGC		PRIMEXTRA LIGHT AGRICULTURAL HERBICIDE
22282	UAG		CHECKMATE EC HERBICIDE (AGRICULTURAL)
22352	DUQ		REFINE EXTRA HERBICIDE (DRY FLOWABLE)
22403	NID	NIE	FORAY 76B LOW VOLUME AQUEOUS CONCENTRATE
22404	INT		IPCO COBUTOX 600 EMULSIFIABLE CONCENTRATE HERBICIDE
22412	MOX		ROUNDUP NS LIQUID HERBICIDE

SCHEDULE: 2

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
22423	ZNA		CAPTAN 80WP INSTAPAK FUNGICIDE
22478	CAX		DECIS 5.0 EC INSECTICIDE EASTERN CANADA + BRITISH COLUMBIA
22559	MYC	DWE	SPECTRUM VEGETATION MANAGEMENT PRODUCT
22575	DUQ		REFINE EXTRA HERBICIDE DRY FLOWABLE TOSS-N-GO BAGS
22604	AMW	AMZ	AMWAY PERMAX MULTIPURPOSE SPRAY ADJUVANT
22676	SDZ		ALTOSID GRANULES
22677	SDZ		ALTOSID XR EXTENDED RESIDUAL BRIQUET
22746	AQS	GTB	AQUASHADE AQUATIC PLANT GROWTH CONTROL
22761	DIT		DDVP 20S ULV OIL CONCENTRATE INSECTICIDE
22792	ZNA		PIRIMOR 50-DF DRY FLOWABLE INSECTICIDE
22793	ZNA		PIRIMOR 50-DF DRY FLOWABLE INSECTICIDE
22855	DIT		DDVP 20E EMULSIFIABLE CONCENTRATE INSECTICIDE
22964	DUQ		KROVAR I DF HERBICIDE
23181	UAG		CLEAN CROP SIMAZINE 480
23190	UAG		CLEAN CROP CAPTAN 80W CLEAN PAK FUNGICIDE
23315	BAZ		BLAZER HERBICIDE
23460	ZNA		DEMON 40WP INSECTICIDE
23693	CGC		BANNER 130 EC TURF FUNGICIDE
23706	SGO		BANNER 130 EC TURF FUNGICIDE
23713	CYC		ARSENAL 240 AS TOTAL VEGETATION HERBICIDE

TOTAL: 513

SCHEDULE : 2

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
851866C	ICI CHIPMAN A BUSINESS OF ICI CANADA INC. P.O. BOX 9910 STONE CREEK, ONTARIO L8G 3Z1	THE WEED MAN 25-4-5
930012C	GREENSPACE SERVICES LTD. 1889 GAGE COURT MISSISSAUGA, ONTARIO L5S 1T5	LAWN FERTILIZER 2-0-1 & CHINCH BUG CONTROL

TOTAL: 2

5. Schedule 3 to the Regulation is revoked and the following substituted:

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
34	STD		STANCHEM FORMALDEHYDE SN SEED TREATMENT
179	GRA		META SLUG KILLER BAIT
685	NOX		NOX-ALL EARWIG BAIT BRAN
997	MBS	GDR	CORRY'S SLUG & SNAIL DEATH
2150	NOX		NOX-ALL SLUGO SLUG BAIT
2238	ZNA		2,4-D AMINE 500 LIQUID WEEDKILLER
2687	DOW		FORMULA 40C LIQUID FARM WEED KILLER
2791	PLG		SLUG-EM MOLLUSCICIDE (SLUG BAIT)
2851	UAG		CLEAN CROP ULTRAMARINE 400 SELECTIVE WEEDKILLER
2915	CHV		ORTHORIX SPRAY
3186	CGC		GREEN CROSS 2,4-D AMINE 500 LIQUID HERBICIDE
3645	KEM		DED-RAT WARFARIN RODENTICIDE CONCENTRATE
3794	PLG		NO-DAMP FUNGICIDE FOR DAMPING-OFF
3937	WIL		WILSON'S WARFARIN CONC KILLS RATS & MICE
4067	ZNA		METHOXONE SODIUM 300 MCPA WEEDKILLER
4155	WIL		WILSON LIQUID DANDELION KILLER
4282	CGC		GREEN CROSS MALATHION 500 EC LIQUID INSECTICIDE
4294	CGC		CIBA-GEIGY TCA SOLUBLE PELLETS
4588	CYC		CYTHION WETTABLE POWDER INSECTICIDE
4590	CYC		CYTHION EMULSIFIABLE CONCENTRATE INSECTICIDE
4638	PLG		PLANT PRODUCTS MALATHION 50E
4709	UAG		CLEAN CROP MALATHION 500E INSECTICIDE
4860	NUG		C-I-L MALATHION 50 CONCENTRATE INSECTICIDE
4863	INT		CO-OP WARBLE POWDER
4864	ZNA		CHIPMAN MALATHION 25% WETTABLE POWDER INSECTICIDE
4878	UAG		CLEAN CROP METHOXYCHLOR 50W
4918	ROH		DITHANE M-22 80% W.P. FUNGICIDE
5054	KCD	AGT	MARLATE 50 INSECTICIDE WETTABLE POWDER
5080	WIL		WILSON'S WARFARIN BAIT CONCENTRATE KILLS RATS & MICE
5095	CGD	CGA	CIBA-GEIGY MITIN FF HIGH CONCENTRATE
5136	CHP		CHIPMAN FERBAM WP WETTABLE POWDER FUNGICIDE
5339	OSD		PENTOX WOOD PRESERVER CLEAR
5449	KIN		KING ROSE & FLOWER DUST
5739	YAP		CLEAN CROP SLUG DUST
5780	INT		CO-OP FLOWER & GARDEN DUST INSECTICIDE-FUNGICIDE
5821	INT		IPCO MALATHION 500 INSECTICIDE (AGRICULTURAL)
5931	UAG		CLEAN CROP 2,4-D AMINE 600 HERBICIDE
5937	MBY		TROPOTOX LIQUID SELECTIVE WEEDKILLER
5942	CGC		MCPA AMINE 500 LIQUID HERBICIDE
5981	CGL		MCPA AMINE 500 LIQUID HERBICIDE
6017	CHH		DIPTEREX SUGAR BAIT FLY KILLER
6022	SXA		SANEX MALATHION 50M EMULSIFIABLE CONCENTRATE INSECTICIDE
6192	FSS		GREEN CROSS MULTI-PURPOSE FLOWER & VEGETABLE DUST
6274	UAG		CLEAN CROP MCPA AMINE 400 HERBICIDE
6298	LAT		LATER'S GROW'N'CARE FUNGICIDE
6335	LAT		LATER'S LIME SULPHUR SN FUNGICIDE ACARICIDE

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
6453	ZAN	ZNA	VAPAM LIQUID SOLUTION SOIL FUMIGANT
6713	LAT		LATER'S MALATHION 50 INSECT SPRAY
6731	CHH		DYRENE 50% WETTABLE POWDER FOLIAGE FUNGICIDE
6757	REC		RECOCHEM CREOSOTE WOOD PRESERVATIVE LIQUID
6839	RHQ	ZNA	SEVIN BRAND 50W CARBARYL INSECTICIDE WETTABLE POWDER
6916	LAT		LATER'S BUG-GETA SLUG & SNAIL KILLER
6936	LAT		LATER'S SLUG & SNAIL KILLER #50
6954	LAT		LATER'S WEEVIL & EARWIG BAIT
6967	STD		STANCHEM 2,4-D AMINE 80 SN WEEDKILLER
6969	STD		STANCHEM MCPA AMINE 80 SOLUTION WEEDKILLER FOR CEREALS
6998	YAP		CLEAN CROP FORMALIN FUNGICIDE SOLUTION
7062	ZAN		EPTAM 5-G SELECTIVE HERBICIDE
7162	RHQ		AMITROL T LIQUID FOR WEED CONTROL
7251	UNR		QUINTOZENE (TERRACLOR) 75% WP SOIL FUNGICIDE
7315	CYC		CYPREX 65-W FRUIT FUNGICIDE
7363	RHQ		COMPITOX LIQUID SELECTIVE WEEDKILLER
7386	WIL		WILSON LIQUID LIME SULPHUR INSECTICIDE FUNGICIDE
7386.01	WIL		WILSON GREEN EARTH LIME SULPHUR INSECTICIDE FUNGICIDE
7386.02	CHP		C-I-L LIQUID LIME SULPHUR CONCENTRATED
7386.03	WIL		WILSON GARDEN AUTHORITY LIME SULPHUR LIQUID INSECTICIDE-FUNGICIDE
7386.04	WTR	WIL	WHITE ROSE GUARDIAN LIQUID LIME SULPHUR INSECTICIDE/FUNGICIDE
7559	RHQ	ZNA	AMIZOL FOR WEED CONTROL
7639	ZNA		REGLONE LIQUID HERBICIDE & DESICCANT (CONTAINS DIQUAT)
7647	CHH		DYLOX 5% GRANULAR BAIT CROP INSECTICIDE
7715	PLG		SKOOT REPELLENT FOR RABBITS MICE & DEER
7717	BAT		BARTLETT ROPELLENT EMULSIFIABLE CONCENTRATE
7754	INT		CO-OP ROSE DUST INSECTICIDE-FUNGICIDE
7812	STD		STANCHEM MCPA SODIUM 48 SOLUTION WEEDKILLER FOR CEREALS
7835	TAS		ATRA PELL GRANULAR WEED SHRUB GRASS KILLER
7876	CHH		DYRENE TURF FUNGICIDE 50% WETTABLE POWDER
8020	CHP		C-I-L VEGETATION KILLER STERIL GRANULAR
8035	RER	ZNA	REL-EX STOP-PEST LIQUID HOUSEHOLD INSECT DESTROYER
8144	UAG		CLEAN CROP ZINEB 15 DUST
8167	MOX		AVADEX BW LIQUID HERBICIDE
8169	GRA		META SLUG PELLETS
8184	ZNA		SEVIN 85W SPRAYABLE POWDER INSECTICIDE
8211	RHQ		TROPOTOX PLUS 400 LIQUID SELECTIVE WEEDKILLER
8253	DWE		MCPA 300 FARM WEED KILLER SOLUTION
8289	SDZ		PENTAC 50% WETTABLE POWDER MITICIDE
8370	CGC		CIBA-GEIGY VAPONA LIVESTOCK SPRAY
8393	ZAN		TILLAM 7.2-E EMULSIFIABLE LIQUID SELECTIVE HERBICIDE
8406	DOO	ZNA	CCC CREOSOTE WOOD PRESERVATIVE
8419	UAG		CLEAN CROP PYRETHRUM EC INSECTICIDE

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
8469	INT		CO-OP LAWN WEED KILLER
8480	INT		CO-OP MALATHION LIQUID INSECTICIDE EC
8556	ROH		DITHANE M-45 80% W.P. FUNGICIDE
8567	CYC		CYGON 240 SYSTEMIC INSECTICIDE
8588	CHH		MORESTAN 25% WETTABLE POWDER MITICIDE-FUNGICIDE
8595	MBY		COMPITOX PLUS LIQUID SELECTIVE WEEDKILLER
8624	GAX		GARDEX 50% MALATHION EC INSECTICIDE
8768	CHH		BAYGON 2% ROACH BAIT INSECTICIDE
8770	CHH		BAYGON SPRAY CONCENTRATE INSECTICIDE
8772	NOQ	JAK	BOTRAN 75W FUNGICIDE
8775	PLG		PLANTFUME D.D.V.P. SMOKE FUMIGATOR (HORTICULTURAL)
8781	CGC		CIBA-GEIGY VAPONA FOGGING SOLUTION
8808	CHH		DYRENE LAWN FUNGICIDE WETTABLE POWDER
8819	CHP		C-I-L SLUG KILLER PELLETS
8950	CHH		DYLOX LIQUID SOLUTION INSECTICIDE
8963	ISK	IBK	DACTHAL W-75 HERBICIDE
8971	LAT		LATER'S LIQ SLUG & SNAIL KILLER
8975	ZNA		MECOPROP AMINE 200 LIQUID SELECTIVE WEEDKILLER
9001	SAL		SEVIN WETTABLE POWDER INSECTICIDE
9033	UAG		CLEAN CROP ULTRAMINE 500 HERBICIDE
9034	LAT		LATER'S 10 METHOXYCHLOR DUST INSECTICIDE FOR VEGETABLES
9042	DOL		DOMINION SEVIN DISPERSIBLE POWDER FOR VET USE ONLY
9057	ZAN	ZNA	BETASAN 4.8-E EMULSIFIABLE LIQUID SELECTIVE HERBICIDE
9099	CGC		GREEN CROSS POTATO DUST INSECTICIDE-FUNGICIDE
9103	WIL		WILSON LIQUID MULTI-WEEDER FOR LAWNS
9103.01	CBE		MASTERCRAFT PREMIUM LAWN WEED KILLER
9103.02	HOH	WIL	HOME GARDENER TRIPLE ACTION WEED CONTROL
9103.03	WIL		WILSON GARDEN AUTHORITY LAWN WEED KILLER
9103.04	WTR	WIL	WHITE ROSE GUARDIAN DANDELIONS PLUS WEEDKILLER CONCENTRATE
9103.05	HOW	WIL	GARDEN MASTER TRIPLE ACTION WEED KILLER FOR LAWNS
9172	CGC		GREEN CROSS SEVIN 50% SPRAY POWDER
9183	RAL		PURINA DAIRY SPRAY SPECIAL
9191	FSS		GREEN CROSS MECOPROP LIQUID HERBICIDE
9224	GRO		ORCHARD LIME SULPHUR INSECTICIDE-FUNGICIDE
9243	GRA		GREENLEAF LIME SULPHUR SOLUTION
9257	DWE		TREFLAN EC A SELECTIVE LIQUID HERBICIDE
9284	ZNA		METHOXONE AMINE 500 MCPA LIQUID WEEDKILLER
9294	DUQ		TUPERSAN HERBICIDE WETTABLE POWDER
9318	UAG		CLEAN CROP ZINEB 80 WP
9342	RHQ		CALMIX PELLETS WEEDKILLER & SOIL STERILANT
9350	FSS		GREEN CROSS KILLEX LAWN WEED KILLER
9408	CHH		DYLOX PLUS METASYSTOX-R MULTI-PURPOSE SYSTEMIC INSECTICIDE
9419	BAX		NEGUVON POUR-ON CATTLE INSECTICIDE
9457	ZNA		C-I-L WEED & GRASS KILLER GRANULES
9465	CHV		ORTHO SUPER WEED-B-GON
9498	CHH		MORESTAN 2% DUST MITICIDE INSECTICIDE

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
			FUNGICIDE
9516	UAG		CLEAN CROP MCPA AMINE 500 HERBICIDE
9524	LAT		LATER'S HYBOR-D GRANULAR SOIL STERILANT
9528	DWE		2,4-D AMINE 500 LIQUID FARM WEED KILLER
9537	INT		CO-OP FRUIT & SHRUB DUST OR SPRAY
			INSECTICIDE FUNGICIDE
9540	ISK	IBK	DACAMINE 4-D LIQUID 2,4-D HERBICIDE
9547	UAG		CLEAN CROP 2,4-D AMINE 500 HERBICIDE
9554	UAG		CLEAN CROP LIQUID MECOPROP HERBICIDE FOR TURF & CEREALS
9656	INT		CO-OP SLUG BAIT INSECTICIDE PELLETS
9669	ROH		DITHANE M-22 SPECIAL FUNGICIDE
9699	RER		REL-EX STOP-PEST PRODUCTS LIQUID TRIPLE "A" SPRAY
9704	LAT		LATER'S ROSE & FLORAL DUST
			INSECTICIDE-FUNGICIDE
9712	DIT		WARFARIN RODENTICIDE POWDER CONCENTRATE
9726	CHV		ISOTOX INSECT SPRAY
9731	VIG		VIGORO CRABGRASS PREVENTER
9738	ICI	CHP	IMIDAN 50-WP AGRICULTURAL INSECTICIDE WETTABLE POWDER
9774	RÉC		RECOCHEM LIQUID CRESOZENE PESTICIDE
9777	CGL		CARGILL 2,4-D AMINE 500 LIQUID HERBICIDE
9801	WIL		WILSON'S LIQUID CYGON 2-E SYSTEMIC INSECTICIDE
9802	WIL		WILSON 50% MALATHION LIQUID INSECTICIDE-MITICIDE
9803	GRA		GREENLEAF SUPREME DORMANT OIL SPRAY
9811	FSS		GREEN CROSS KILLEX LIQUID TURF HERBICIDE
9824	ABE		WACO 65-20 MAL-THANE FOGGING OIL CONCENTRATE
9827	CHH		DYLOX 80% SOLUBLE POWDER INSECTICIDE
9832	ISK	IBK	DACONIL 2787 W-75 TURF CARE
9853	DWE		MCPA AMINE 500 LIQUID FARM WEED KILLER
9858	UAG		CLEAN CROSS MCPA SODIUM 300 HERBICIDE
9909	RHQ		LIQUID AMIZINE A GENERAL WEED KILLER
9920	KEM		RIDDEX MALATHION 500 EMULSIFIABLE CONCENTRATE INSECTICIDE
9921	ZAN	ZNA	STAUFFER EPTAM 2.3-G GRANULES SELECTIVE HERBICIDE
9927	ZAN	ZNA	VERNAM 7.2-E EMULSIFIABLE LIQUID SELECTIVE HERBICIDE
9958	INT		CO-OP GARDEN MAGGOT KILLER GRANULES INSECTICIDE
9975	DIT		MALATHION 50E EMULSIFIABLE LIQUID INSECTICIDE
9977	FSS		GREEN CROSS WEED-NO-MORE LIQUID WEED KILLER
9978	FSS		GREEN CROSS MAGGOT KILLER DIAZINON 5% GRANULAR INSECTICIDE
9986	FSS		GREEN CROSS FRUIT TREE & GARDEN SPRAY
9987	PLG		PLANT FOG DDVP A THERMAL FOGGING SOLUTION
9989	CGC		GREEN CROSS CRABGRASS KILLER LIQUID
9995	CGC		VAPONA 5% FOGGING SOLUTION
10038	CGC		GREEN CROSS CYGON 240EC LIQUID INSECTICIDE
10061	DIT		SULFARIN RODENTICIDE POWDER CONCENTRATE
10099	CFI	LSR	X-ALL LIQUID HERBICIDE
10132	VAR		GUARDSMAN MALATHION 500 EC INSECTICIDE

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
10134	SAF		SANEX VAMAFOG INSECTICIDE FOGGING SOLUTION
10150	KEM		RIDDEX DDVP-5 FOGGING INSECTICIDE
10178	ZAN	ZNA	RO-NEET 7.2-E EMULSIFIABLE LIQUID HERBICIDE
10179	ZAN	ZNA	RO-NEET 10-G GRANULES SELECTIVE HERBICIDE
10184	OLH		OICHEMCO SUPER 2,4-D AMINE 80 FARM WEED KILLER
10186	ROH		DITHANE M-45 POTATO SEED PIECE FUNGICIDE
10233	CHH		BAYGON LIQUID CONCENTRATE INSECTICIDE
10243	PLG		PLANT PRODUCTS QUINTOZENE FUNGICIDE DUST
10256	CHV		ORTHO TRIOX GRANULAR VEGETATION KILLER
10292	DIT		PYRATREX RSC ROACH SPRAY CONCENTRATE
10304	WIL		WILSON SLUG BAIT PELLETS
10305	UAG		CLEAN CROP STREPTOMYCIN 17 WETTABLE POWDER
10325	FSS		GREEN CROSS KILLEX SPOT WEEDER
10326	UNR		OMITE-30W AGRICULTURAL MITICIDE
10337	NUG		C-I-L CYGON 2-E LEAFMINER KILLER
10338	ZNA		AGROX N-M DRILL BOX & SLURRY SEED TREATMENT POWDER
10387	INT		CO-OP SEVIN 50% W.P. INSECTICIDE
10401	RHQ		WEEDAR MCPA (UGG) AMINE LIQUID HERBICIDE
10455	VAR		GUARDSMAN DIMETHOATE 480 E.C. SYSTEMIC INSECTICIDE
10474	CAX		NATA SODIUM T.C.A. GRASS KILLER PELLETS
10481	CGC		GREEN CROSS METHOXYCHLOR 240 EC
10495	ROH		DIKAR WETTABLE POWDER FUNGICIDE-MITICIDE
10511	NOX		NOXALL DAWGONE DOG REPELLENT DUST
10526	DUQ		MANZATE 200 FUNGICIDE WETTABLE POWDER
10559	CGC		GREEN CROSS ROSE DUST INSECTICIDE FUNGICIDE
10569	SAF		SANEX WOODCHUCK BOMBS
10585	KEM		RIDDEX DDVP-10 FOGGING INSECTICIDE
10590	CHP		C-I-L LAWN WEEDKILLER TRICEP
10593	FSS		SLUG DESTROYER PELLETS
10603	CHP		CHIPMAN METHOXYCHLOR SPRAY CONCENTRATE INSECTICIDE
10621	ZAN	ZNA	SUTAN + 10-G SELECTIVE HERBICIDE
10627	INT		CO-OP WEEDRITE GRANULAR HERBICIDE
10636	DWE		DURSBAN 2E INSECTICIDE
10639	WIL		WILSON'S LIQUID GARDEN SPRAY ALL-PURPOSE INSECTICIDE
10644	INT		CO-OP BUG & BLIGHT CONTROL INSECTICIDE-FUNGICIDE DUST
10660	INT		IPCO NM DRILLBOX SEED TREATMENT POWDER
10690	UAG		CLEAN CROP METHOXYCHLOR 25% EC
10708	ISK	IBK	DACTHAL G-5 HERBICIDE CRABGRASS PREVENTER
10711	KIN		KING PTV POTATO DUST INSECTICIDE FUNGICIDE
10742	LAT		LATER'S GARD-N-AID ROSE SPRAY INSECTICIDE FUNGICIDE
10757	LAT		LATER'S RESIDUAL CRAWLING INSECT KILLER SPRAY
10805	CGC		BENAZOLIN LIQUID HERBICIDE
10806	ZAN	ZNA	BETASAN 12.5-G GRANULES SELECTIVE HERBICIDE
10817	OLH		OICHEMCO MCPA AMINE 80 LIQUID FARM WEED KILLER

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
10866	SAF		SANEX 5MX FOG OIL INSECTICIDE
10877	INT		CO-OP CYGON 2-E LIQUID SYSTEMIC INSECTICIDE
10886	KCD	AGT	TERRANE SP TURF FUNGICIDE WETTABLE POWDER
10892	UAG		CLEAN CROP GLOWON LIQUID TREE KILLER
10914	FSS		GREEN CROSS DIAZINON GARDEN & FRUIT TREE SPRAY
10915	UAG		CLEAN CROP MECOPROP 300 HERBICIDE
10916	UAG		CLEAN CROP MECOPROP PLUS 2,4-D HERBICIDE
10959	UNR		PRO-GRO SYSTEMIC DUST SEED PROTECTANT
10964	WIL		WILSON LIQUID TREE & SHRUB SPRAY
10969	CGC		CIBA-GEIGY ESTEMINE MCPA LIQUID HERBICIDE
10970	CGC		CIBA-GEIGY ESTEMINE 2,4-D LIQUID HERBICIDE
10978	CGC		GREEN CROSS BASUDIN 5G
10985	UAG		CLEAN CROP 1% LINDANE DUST INSECTICIDE
10995	UAG		CLEAN CROP ANIMAL INSECT POWDER
11003	CGC		GREEN CROSS GRANULAR VEGETATION KILLER
11026	CGC		CIBA-GEIGY PRINCEP 4G AGRICULTURAL HERBICIDE
11034	UAG		CLEAN CROP MANEB 80W FUNGICIDE
11051	UAG		CLEAN CROP POTATO SEED TREATMENT
11061	DUQ		TERSAN 1991 TURF FUNGICIDE WETTABLE POWDER
11062	DUQ		BENLATE FUNGICIDE WETTABLE POWDER
11093	HOK	UAG	DIPHACIN 110 CONCENTRATE RODENTICIDE POWDER
11096	LAT		LATER'S SEVIN 50 WP INSECTICIDE
11099	ISK	IBK	BRAVO W-75 AGRICULTURAL FUNGICIDE
11113	OLH		OCHEMCO 2,4-D AMINE 96 LIQUID FARM WEED KILLER
11130	OLH		OCHEMCO MALATHION 50 E.C.
11156	FAR	GIS	FARNAM STABLE & HORSE FLY SPRAY
11234	NOQ	JAK	BETANAL EC POSTEMERGENCE HERBICIDE
11252	ABT	ABC	DIPEL WP WORM KILLER BIOLOGICAL INSECTICIDE
11254	PFF		PFIZER DALAPON SOLUBLE POWDER HERBICIDE
11268	KIN		KING MUSHROOM DUST FUNGICIDE
11273	CHP		CHIPMAN MECOPROP + 2,4-D WEEDKILLER LIQUID
11284	ZAN	ZNA	EPTAM 8-E SELECTIVE HERBICIDE
11289	ZAN	ZNA	EPTAM 10-G GRANULES SELECTIVE HERBICIDE
11302	SDZ		THURICIDE-HPC HIGH POTENCY AQUEOUS CONCENTRATE
11313	CHH		BAYGON OSC INSECTICIDE
11315	DOW		LORSBAN 25% WETTABLE POWDER INSECTICIDE
11341	MBY		ASULOX F LIQUID SELECTIVE WEEDKILLER
11342	CHM	SAF	ROZOL MINERAL OIL CONCENTRATE
11343	CHM	SAF	ROZOL 0.1% DRY CONCENTRATE
11365	SAF		SANEX VAPO FOG INSECTICIDE
11396	ROH		KERB 50-W HERBICIDE
11397	SDZ		STARBAR GRUBEX CATTLE INSECTICIDE
11399	MGK	WIC	PYROCID MOSQUITO ADULTICIDING CONCENTRATE FOR ULVFOGGING F-7088
11400	ATD	EFA	DECCO APL-LUSTR-256 WITH FUNGICIDE
11418	BBE		BEXCOL RESIDUAL SPRAY INSECTICIDE
11423	UNR		VITAFLO-280 LIQUID SUSPENSION
11425	PLG		PLANT PRODUCTS QUINTOZENE 75% WP

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
			FUNGICIDE
11428	DAL		DAVIS & LAWRENCE FLEA & TICK SHAMPOO
11436	LAT		LATER'S DIAZINON 5% GRANULAR LAWN & GARDEN INSECTICIDE
11437	LAT		LATER'S DIAZINON INSECT SPRAY
11441	VAR		GUARDSMAN 2,4-D AMINE 500 LIQUID WEEDKILLER
11448	VAR		GUARDSMAN LAWNSAVE LIQUID WEEDKILLER
11460	SCR	PLG	TRUBAN FUNGICIDE 30% W.P.
11466	SCT	DWC	SCOTTS PROTURF GRANULAR FUNGICIDE V
11495	LAT		LATER'S WEED-B-GON LAWN WEEDKILLER
11498	CKN	SMV	DELETE TOBACCO SUCKER CONTROL AGENT
11514	MAR		MANCHESTER BUG KILLER DUST
11515	MAR		MANCHESTER 2 IN 1 BUG KILLER DUST
11527	HEK		EMTROL TOBACCO SUCKER CONTROL
11540	KEM		RIDDEX 3610 ULV INSECTICIDE
11542	LAT		LATER'S BENOMYL 50 SYSTEMIC FUNGICIDE
11543	ZNA		HOPPER-SPRAY EMULSIFIABLE CONCENTRATE INSECTICIDE
11548	WIL		WILSON'S BENOMYL SYSTEMIC FUNGICIDE
11558	FPI	RDK	FAIR-TAC C-10 TOBACCO SUCKER SPRAY
11570	NOQ	JAK	BETANEX EC POSTEMERGENCE HERBICIDE
11574	INT		2,4-D AMINE 600 LIQUID HERBICIDE
11576	STD		STANCHEM SODIUM TCA 95% GRASS & CONIFER KILLER
11581	HEK		EMTROL TEN TOBACCO SUCKER
11592	HOK	UAG	DIPHACIN 120 UNIVERSAL CONCENTRATE RODENTICIDE POWDER
11617	STD		STANCHEM METHOXYCHLOR 2.4 EC INSECTICIDE
11648	NOX		NOXALL FLEA NEK-TYE FOR CATS
11669	HOK	UAG	RAMIK GREEN RODENTICIDE
11684	GAX		GARDEX PYRETHRIN EC 1-10 INSECTICIDE
11787	CHP		C-I-L PREMIUM LAWN WEED KILLER 2,4-D HERBICIDE & MECOPROP
11798	BAZ		BASF MELTATOX POWDERY MILDEW FUNGICIDE
11809	ZNA		AGRAL 90 NON-IONIC LIQUID WETTING & SPREADING AGENT
11819	GAX		GARDEX VAPONA INSECTICIDE INDUSTRIAL FOGGING SOLUTION
11852	WEA	CGC	WEEDEX DANDELION BAR
11855	GAX		GARDEX INDUSTRIAL MICRO SPRAY CONCENTRATE
11880	PLG		NO-DAMP FUNGICIDE FOR DAMPING OFF
11911	CHP		C-I-L DIAZINON 5G GRANULES INSECTICIDE
11913	NUG		C-I-L DIAZINON 12.5 CONCENTRATE INSECTICIDE
11925	NAC		I-SO-SECT LIQUID RESIDUAL INSECTICIDE SPRAY
11945	SAF		SANEX ROZOL RODENT BAIT
11971	INT		IPCO OIL CONCENTRATE LIQUID ADJUVANT
11972	INT		CO-OP EMULSIFIABLE SPRAY OIL LIQUID ADJUVANT
12035	DIS		DISVAP-II LIVESTOCK SPRAY SOLUTION
12071	WBE	WBR	GOLD LEAF C-10 TOBACCO SUCKER SPRAY
12093	VAR		GUARDSMAN KORNOIL CONCENTRATE INSECTICIDE ADJUVANT
12094	VAR		GUARDSMAN KORNOIL AGRICULTURAL ADJUVANT
12099	WIL		WILSON CRABGRASS KILLER
12100	WIL		WILSON'S GRANULAR DIAZINON MAGGOTOX
12120	CGC		CIBA-GEIGY PREMIUM LIVESTOCK SPRAY LIQUID

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
12132	PLG		AFRICAN VIOLET SPRAY EMULSIFIABLE MITICIDE
12146	LAT		LATER'S BULB DUST
12162	CHP		AGROX FLOWABLE SEED TREATMENT FUNGICIDE
12221	BAZ		BASAGRAN LIQUID HERBICIDE
12222	SCR	PLG	TRUBAN FUNGICIDE 25% E.C.
12236	MBY		SEVIMOL CARBARYL INSECTICIDE LIQUID SUSPENSION
12247	SAF		SANEX WARFARIN 0.5% CONCENTRATE POWDER
12263	KEK		NORKEM 400 T LANDSCAPING CONCENTRATE
12269	MER	WIL	THE GIANT DESTROYER
12279	CGC		EASOUT AGRICULTURAL FUNGICIDE
12301	ZNA		CHIPTAC TOBACCO SUCKER CONTROL AGENT
12310	SAF		SANEX PRO-3 ULV CONCENTRATE INSECTICIDE
12311	SAF		SANEX PRO-5 ULV CONCENTRATE INSECTICIDE
12374	OSD		PENTOX PENTA CLEAR WOOD PRESERVATIVE
12438	NUG		C-I-L DANDELION KILLER
12484	BAX		TIGUVON POUR-ON ANIMAL INSECTICIDE
12533	DUP	UAG	CLEAN CROP CASORON G-4 GRANULAR HERBICIDE
12538	UAG		CLEAN CROP DIAZINON 5G
12560	LAT		LATER'S ROSE & FLOWER CARE INSECTICIDE FUNGICIDE MITICIDE
12590	CGC		GREEN CROSS MALATHION 500 EC
12611	INT		CO-OP GARDEN WEED PREVENTER GRANULAR HERBICIDE
12645	FAR	FAM	FARNAM KILLER KANE TABLETS WEEDKILLER
12650	NUG		C-I-L STERIL VEGETATION KILLER
12651	WIL		WILSON'S WEEDRITE GRASS & WEED KILLER GR
12733	SAF		SANEX MOXY GARDEN SPRAY CONCENTRATE
12766	BAZ		BASF CITOWETT PLUS
12831	CHP		RAPID APHID KILLER
12849	UAG		CLEAN CROP PFIZOL-10 TOBACCO SUCKER CONTROL AGENT
12853	CYC		AVENGE 200-C WILD OAT HERBICIDE
12857	WIL		WILSON'S REPELL GRANULAR DOG & CAT REPELLENT
12860	WIL		WILSON'S POISON IVY & BRUSH KILLER
12868	SAF		SANEX VAPO-5 FOGGING SOLUTION
12886	LAT		LATER'S ONION MAGGOT CONTROL
12968	ZNA		C-I-L FLORITECT INSECTICIDE-FUNGICIDE FOR ROSES AND FLOWERS
13139	ZAN	ZNA	POLE-FUME FUMIGANT
13162	PVU		FORMALDEHYDE SOLUTION 37% FUMIGATOR
13212	CHH		BAYGON MOS INSECTICIDE
13258	PLG		SKOOT REPELLENT FOR RABBITS MICE & DEER
13298	DUQ		LIGNASAN BLP LIQUID CONCENTRATE FUNGICIDE
13378	MGK	WIC	PYROCIDE FOGGING FORMULA 7067 FOR ULV MOSQUITO ADULTICIDING
13429	UNR		VITAFLO-250 LIQUID SUSPENSION
13431	UNR		ARREST-75W SYSTEMIC TURF FUNGICIDE
13459	SAF		SANEX VAPO-10 LV CONCENTRATE
13517	NUG		C-I-L LARVEX CUTWORM & MAGGOT KILLER GRANULAR
13525	SAF		SANEX DIAZINON 12.5 EMULSIFIABLE CONCENTRATE INSECTICIDE
13526	SAF		SANEX CYGON 2E INSECTICIDE
13548	SAF		SANEX MALATHION 50E
13557	WIL		WILSON'S RABBIT REPELL
13558	INT		CO-OP METHOXYCHLOR 25% EC LIQUID

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
			INSECTICIDE
13570	LAT		LATER'S CREEPING BUTTERCUP WEED KILLER
13582	NLC		NALCO-TROL EMULSION DRIFT CONTROL
			ADDITIVE
13634	OSD		OSMOSE PENTOX CREOSOTE WOOD PRESERVATIVE
			LIQUID
13636	OSD		PENTOX WOOD PRESERVATIVE BROWN
13644	MOX		ROUNDUP LIQUID HERBICIDE
13655	WIL		WILSON'S MANEB FUNGICIDE
13657	WIL		WILSON'S GRANULAR WEED PREVENTER
13691	WIL		WILSON LIQUID DIAZINON INSECT SPRAY
13691.01	WIL		WILSON GARDEN AUTHORITY LIQUID DIAZINON
			INSECT SPRAY
13691.02	WTR	WIL	WHITE ROSE LIQUID 12.5% DIAZINON
13695	KEM		KEMSAN ABATE 2-G GRANULAR INSECTICIDE
13723	NUG		C-I-L DEECOP INSECTICIDE-FUNGICIDE FOR
			VEGETABLES
13727	UAG		CLEAN CROP METHOXYCHLOR 240 INSECTICIDE
13761	CGC		TARGET LIQUID SYSTEMIC HERBICIDE
13779	MGK	WIC	PYROCIDE FOGGING CONCENTRATE 5628
13852	CGC		AEROMIN 2,4-D LIQUID HERBICIDE
13861	DWE		NORBAK 60B PARTICULATING AGENT
13866	SAF		SANEX TACKY-TOES BIRD REPELLENT PASTE
13883	DIS		DISPAR MALATHION 50 EMULSIFIABLE
			CONCENTRATE
13886	DUQ		SURFACTANT WK SURFACE ACTIVE AGENT
13910	ATC		TWEEN 20 NON-IONIC AGRICULTURAL
			SURFACTANT
13935	DOW		LORSBAN 25% WETTABLE POWDER SLURRY SEED
			TREATMENT INSECTICIDE
13965	ZAN	ZNA	SUTAN + ENCAPSULATED SELECTIVE HERBICIDE
13975	MEC		MERTECT FLOWABLE FUNGICIDE SUSPENSION
14008	WIL		WILSON'S STOP WEEDS WETTABLE POWDER
14009	WIL		WILSON'S BORER KILL LIQUID INSECTICIDE
14027	LAT		LATER'S LATOX SYSTEMIC INSECT KILLER
14064	DUQ		KRENITE BRUSH CONTROL AGENT
14069	UNR		VITAVAX SINGLE SOLUTION SYSTEMIC
			FUNGICIDE
14107	INT		CO-OP DIAZINON 12.5% EC LIQUID
			INSECTICIDE
14113	ZAN	ZNA	PREFAR 4.8-E EMULSIFIABLE LIQUID
			(SELECTIVE HERBICIDE)
14118	GHC		WOODSOL CREOSOTE
14120	GHC		WOODSOL PAINTABLE PENTA CLEAR
14160	NUG		C-I-L DEECOP INSECTICIDE-FUNGICIDE DUST
			FOR VEGETABLES
14165	DRX	GDR	DREXEL - ANTAK CONTACT SUCKER CONTROL
			AGENT FOR TOBACCO
14187	UAG		CLEAN CROP MCPA 500 LIQUID HERBICIDE
14188	UAG		CLEAN CROP MCPA POTASSIUM 400 HERBICIDE
14214	RAL		PURINA MALATHION SPRAY INSECTICIDE
			EMULSION
14241	CUP		COAL TAR CREOSOTE WOOD PRESERVATIVE
14250	DWE		SPIKE 5%P PELLET HERBICIDE
14277	WIL		WILSON EMULSIFIABLE LAWN & SOIL INSECT
			KILLER
14281	AVM		FINAL LIQUID WEED KILLER
14313	CGC		CIBA-GEIGY AEROMIN MCPA LIQUID HERBICIDE
14353	SAF		SANEX BORATON INSECTICIDE POWDER

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
14356	ROH		DITHANE Z-78 WETTABLE POWDER FUNGICIDE
14377	SGO		GREEN CROSS TOMATO & POTATO DUST
14490	ZNA		C-I-L SOIL & BULB DUST INSECTICIDE FUNGICIDE
14501	PFF		PFIZER MONOLINURON 200 EC HERBICIDE
14519	NUG		C-I-L FRUIT PLUS INSECTICIDE-FUNGICIDE FOR FRUIT TREES
14536	NUG		C-I-L LAWN FUNGICIDE
14555	PFF		PFIZER DICHLONE 50W WETTABLE POWDER FUNGICIDE
14556	NUG		C-I-L NO HOE GARDEN WEED PREVENTER GRANULAR
14561	SCT	DWC	SCOTTS PROTURF GRANULAR WEEDGRASS PREVENTER
14562	UAG		CLEAN CROP ZINEB 80W FUNGICIDE
14564	CBE		CANADIAN TIRE MASTERCRAFT DANDELION KILLER
14566	PFF		PFIZER SEVIN 50W WETTABLE POWDER INSECTICIDE
14568	BIE		BIKOE DIAZINON GRANULES INSECTICIDE
14583	ZOD		STARBAR INSECTICIDE BACK RUBBER CONCENTRATE
14593	SCT	DWC	SCOTTS PROTURF NEW K-O-G GRANULAR WEED CONTROL
14610	UAG		CLEAN CROP FERBAM 76WG FUNGICIDE
14621	SMP	SMM	GRANULAR MONOBOR-CHLORATE + DIURON KILLER FOR GRASSES & WEEDS
14630	AMV	UAG	FRUITONE N CONTROL OF PREHARVEST APPLE DROP
14632	FFA	FFC	PYRENONE 25-5 M.A.G. INSECTICIDE LIQUID CONCENTRATE
14656	UAG		CLEAN CROP MALATHION 25W WETTABLE POWDER INSECTICIDE
14660	SDZ		ENSTAR 65% EC INSECT GROWTH REGULATOR
14706	YAP		CLEAN CROP SEVIN 50% W.P. CARBARYL INSECTICIDE
14718	RHQ		MCPA SODIUM 300 LIQUID HERBICIDE
14722	AGL	LMB	AMKIL 500 2,4-D LIQUID HERBICIDE
14723	AGL	LMB	AMKIL 500 2,4-D LIQUID HERBICIDE
14725	RHQ		AMSOL 2,4-D AMINE 500 LIQUID HERBICIDE
14726	RHQ		AMSOL 2,4-D AMINE 600 LIQUID HERBICIDE
14729	RHQ		MALATHION 500E INSECTICIDE LIQUID EMULSIFIABLE CONCENTRATE
14730	RHQ		MCPA AMINE 500 LIQUID HERBICIDE
14733	RHQ		MECOTURF PLUS 2,4-D DOUBLE STRENGTH LIQUID HERBICIDE
14756	NCR		NIAGARA STIK GROWTH REGULATOR WETTABLE POWDER
14757	NCR		NIAGARA METHOXYCHLOR 50-W INSECTICIDE WETTABLE POWDER
14761	WBE		RODENT REPELLENT LIQUID SUSPENSION
14763	MBY		MECOTURF LIQUID HERBICIDE
14768	RHQ		MANEB 80-W FUNGICIDE WETTABLE POWDER
14769	RHQ		MALATHION 25-W INSECTICIDE WETTABLE POWDER
14772	MBY		METHOXOL 240-EC INSECTICIDE LIQUID
14773	UAG		CLEAN CROP ZIRAM 85W
14808	NCR		NIAGARA DICHLONE 50WP FUNGICIDE WETTABLE POWDER

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
14825	BAZ		BASF POLYRAM 80W FUNGICIDE
14828	BAZ		BASF POLYRAM 7 DUST
14829	LAT		LATER'S LAGON 2 E SYSTEMIC INSECTICIDE
14841	DUQ		BENLATE T FUNGICIDE
14846	NCR		NIAGARA LIME SULPHUR LIQUID INSECTICIDE
14851	FSS		GREEN CROSS GARDAL ROSE, FLOWER & EVERGREEN DUST
14852	WIL		WILSON'S BULB & SOIL DUST
14859	CGC		GREEN CROSS SEVIN LIQUID INSECTICIDE
14861	INT		CO-OP SEVIN 50% WETTABLE POWDER INSECTICIDE
14869	SAL		PAR-O-SAN "F" POWDERED FUMIGANT
14882	ZNA		AMBUSH 500EC EMULSIFIABLE CONCENTRATE INSECTICIDE
14907	UNR		PHYGON-XL WETTABLE POWDER ORCHARD FUNGICIDE
14915	MBY		CORN OIL CONCENTRATE
14940	NCR		SECURITY FRUIT TREE SPRAY
14963	DUQ		LEXONE L HERBICIDE LIQUID SUSPENSION
14964	ZNA		AMBUSH 25WP WETTABLE POWDER INSECTICIDE
14976	CHP		AMBUSH 50EC EMULSIFIABLE CONCENTRATE INSECTICIDE
14982	BAZ		BASF POLYRAM-DIAZINON FUNGICIDE INSECTICIDE DUST
14986	ZNA		DCT DUAL PURPOSE SEED TREATMENT
14995	WBE		ZINEB 80W FUNGICIDE WETTABLE POWDER
15001	DWE		SPIKE 5G
15092	SAF		SANEX MOXY SPRAY CONCENTRATE
15114	LAT		LATER'S KLEENUP DANDELION WEEDKILLER SOLUTION
15123	ARR	GCC	SANAFOAM VAPOROOTER
15136	SDZ	ZOD	ZOECON INSECT & MITE HOUSEPLANT MIST
15151	SMP	SMM	BOROCIL IV GRANULAR GRASS & WEEDKILLER
15176	SDZ		STARBAR PREMIUM GOLDEN MALRIN FLY BAIT
15213	RHQ		ROVRAL FUNGICIDE WETTABLE POWDER
15240	DOW		MCPA DEA 500 LIQUID FARM WEED KILLER
15256	CHM	SAF	MAKI 0.1% DRY CONCENTRATE RODENTICIDE
15257	CHM	SAF	MAKI LIQUID CONCENTRATE RODENTICIDE
15258	INT		CO-OP WARBLE KILLER RTU POUR-ON TREATMENT
15266	NCR		NIAGARA BLUESTONE SUPERFINE SOLUBLE POWDER FUNGICIDE
15297	CGC		GREEN CROSS NUVANOL 20% E.C.
15319	MKA	LTR	DANEX (TRICHLORFON) 80 SP COMMERCIAL INSECTICIDE
15325	LAT		LATER'S CALCIDE LIQUID VEGETATION KILLER
15344	CGC		BASUDIN FM INSECTICIDE
15359	SDZ		STARBAR LOUSE KILL POUR-ON EMULSIFIABLE LIQUID
15404	UAG		CLEAN CROP PREMIUM WEED & PAVE SOLUTION
15414	AGB		GALLEX (CROWN GALL CONTROL)
15415	WIL		WILSON'S ROTENONE SPRAY ORGANIC INSECTICIDE (WETTABLE POWDER)
15416	WIL		WILSON LIQUID FRUIT TREE SPRAY
15472	KEM		RIDDEX 3610/D ULV INSECTICIDE
15473	WBE		ZIRAM 85W FUNGICIDE WETTABLE POWDER
15475	SAF		SANEX 10-1 PLUS FOOD PROCESSORS SPRAY INSECTICIDE
15494	GAX		GARDEX INDUSTRIAL D-TRANS MICRO SPRAY CONCENTRATE

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
15538	UNR		VITAVAX POWDER SYSTEMIC SEED PROTECTANT
15544	UAG		CLEAN CROP LINURON 400L HERBICIDE
15565	SAF		SANEX PROX-120 ULV INSECTICIDE CONCENTRATE
15590	WBE		WILBUR-ELLIS POTATO SEED PIECE TREATMENT DUST
15606	WBE		WILBUR-ELLIS PHENOXYLENE PLUS LIQUID WEED KILLER
15608	ZNA		EQUAL 65WP FUNGICIDE AGRICULTURAL
15654	MKC	LTR	FOLPAN 50WP (FOLPET) FUNGICIDE
15668	LAT		LATER'S SUPER WEED-B-GON LAWN WEEDKILLER
15671	CAX		AFESIN 2 EC HERBICIDE
15679	SAF		SANEX BROMONE 0.1% DRY CONCENTRATE RODENTICIDE
15680	SAF		SANEX BROMONE LIQUID CONCENTRATE RODENTICIDE
15701	CGH		ECTIBAN 25 FLY KILLER SURFACE SPRAY
15723	ISK	IBK	BRAVO 500 AGRICULTURAL FUNGICIDE
15724	ISK	IBK	DACONIL 2787 FLOWABLE FUNGICIDE
15729	SAF		SANEX MCPA AMINE 500 LIQUID WEED KILLER
15730	SAF		SANEX 2,4-D AMINE 500 LIQUID WEED KILLER
15737	INT		CO-OP SEVIN 80% WP WETTABLE POWDER INSECTICIDE
15742	INT		CO-OP BACKYARD CLEAN-UP LIQUID WEEDKILLER SOLUTION
15756	CGC		GREEN CROSS THIRAM FLOWABLE TURF FUNGICIDE
15775	LAT		LATER'S SEVIN 40% LIQUID INSECTICIDE
15798	LAT		LATER'S PHALTAN ROSE & GARDEN FUNGICIDE
15857	BAZ		BASF PYRAMIN FL LIQUID SUSPENSION HERBICIDE
15882	ROH		COMPANION AGRICULTURAL ADJUVANT AGRICOLE
15887	DWE		DURSBAN HOME & GARDEN SPRAY CONCENTRATE INSECTICIDE
15954	CGC		GREEN CROSS WEED GUARD WEED PREVENTER
15967.01	MTV		MULTIVAP III - BARN AND LIVESTOCK SPRAY SOLUTION
15970	DWE		DURSBAN TURF GRANULAR INSECTICIDE
16016	LAT		LATER'S METHOXYCHLOR 25% E.C. ALL-PURPOSE INSECTICIDE
16023	LAT		LATER'S CHICKWEED CLOVER & THISTLE KILLER
16027	AMV	UAG	FRUIT FIX CONCENTRATE
16036	SHM	CGC	SHELL SANBAR LIVESTOCK & RESIDUAL WALL SPRAY INSECTICIDE
16043	HOK	MAE	HOPKINS SODIUM TCA WEED KILLER
16069	CHH		BAYGON 200 READY TO USE ULTRA LOW VOLUME INSECTICIDE
16080	NOQ	JAK	FICAM D DUST INSECTICIDE
16084	INT		CO-OP SENTINEL FLY KILLER EC LIQUID INSECTICIDE
16099	SXA		SANEX MALATHION 50 E.C. LIQUID INSECTICIDE
16102	UAG		CLEAN CROP 2,4-D AMINE 600 LIQUID
16106	LAT		LATER'S POTATO & TOMATO DUST INSECTICIDE FUNGICIDE
16120	LEW		OAK LAKE CATTLE BACKRUBBER LIQUID CONCENTRATE
16155	RHQ		ETHREL LIQUID PLANT GROWTH REGULATOR
16160	LAT		LATER'S BUGBAN-C LAWN INSECT SPRAY

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
16162	PEF	CGC	SHELL VENDEX 50W MITICIDE
16165	DIS		DISPAR AMINO GERM
16168	CHH		MESUROL 2% BAIT MOLLUSCICIDE
16189	UNR		THIRAM 320 FLOWABLE FUNGICIDE
16200	WIL		WILSON'S GRANULAR VEGETATION KILLER
16207	GRX		MALATHION 25-W INSECTICIDE WETTABLE POWDER
16208	GRX		METHOXYCHLOR 240 INSECTICIDE EMULSIFIABLE LIQUID CONCENTRATE
16212	UAG		CLEAN CROP PFIZOL 8-10 TOBACCO SUCKER CONTROL AGENT
16221	BAX		SENDRAAN LIQUID TICK & FLEA DIP
16238	PFF		PFIZER 50 DRUM TCA SOLUTION HERBICIDE
16244	UNR		ALANAP-3 LIQUID HERBICIDE
16254	HOK		UNITE FOR LIQUID FERTILIZER-HERBICIDE MIXTURES
16273	FSS		FOSSIL FLOWER BUG KILLER FOR ROSES
16279	DUQ		LOROX L HERBICIDE LIQUID SUSPENSION
16280	UAG		CLEAN CROP 2,4-D AMINE 500 HERBICIDE
16281	UAG		CLEAN CROP 2,4-D AMINE 600 HERBICIDE
16302	CHH		MESUROL 2% BAIT MOLLUSCICIDE
16309	PLG		VENDEX 50W WETTABLE POWDER MITICIDE
16363	CAX		AFOLAN F LINURON FLOWABLE HERBICIDE
16387	CHH		DYLOX 420 LIQUID INSECTICIDE
16420	GUS	UNR	GUSTAFSON 42-S THIRAM FUNGICIDE
16436	UAG		CLEAN CROP ULTRAMINE 500
16437	LIN		WEEDROLLER FOR LAWN WEEDS HERBICIDE
16448	FSS		GREEN CROSS CREEPY CRAWLY DICAP
16452	UAG		CLEAN CROP FERBAM 7 DUST FUNGICIDE
16454	PFF		PFIZER DYCLEER 24 LIQUID HERBICIDE
16458	DWE		LORSBAN 15G GRANULAR INSECTICIDE
16464	USB	USC	BORAX FOR CONTROL OF FOMES ANNOSUS
16465	UAG		CLEAN CROP LIME SULPHUR SOLUTION FUNGICIDE ACARICIDE
16483	KEM		ULTRAFOG ULV INSECTICIDE
16498	NAC		NATIONAL CHEMSEARCH FENOCIL LIQUID WEED KILLER
16509	LAT		LATER'S GROW'N CARE MITE KILLER SPRAY
16548	CFI	LSR	AMITROL-T LIQUID HERBICIDE
16565	CHH		POUNCE EMULSIFIABLE CONCENTRATE INSECTICIDE
16568	NCR		NIAGARA FORMALDEHYDE 370 DISINFECTANT FUMIGATOR
16613	ZAN	ZNA	SURPASS 8-E SELECTIVE HERBICIDE
16636	ABT	ABC	PROMALIN SOLUTION PLANT GROWTH REGULATOR
16645	LAT		LATER'S CALCIDE LIQUID VEGETATION KILLER
16656	UCA	UCB	SEVIN RP 2 CARBARYL INSECTICIDE LIQUID SUSPENSION
16664	ZNA		CHIPMAN 2,4-D AMINE 600 LIQUID WEEDKILLER
16688	FMC	OSH	POUNCE EMULSIFIABLE CONCENTRATE INSECTICIDE
16694	MEC		ARBOTECT 20-S (THIABENDAZOLE)
16708	PPH	PPJ	OLYMPIC WOOD PRESERVATIVE CLEAR
16732	SAF		SANEX DIMETHOATE 40 EMULSIFIABLE LIQUID INSECTICIDE
16740	SAF		SANEX FOSBAN 2E INSECTICIDE
16758	JOL		ZAP SUREKILLER INSECT POWDER
16781	NUG		C-I-L SOLGARD ANT & GRUB KILLER
16810	SHM	CGC	SHELL TALCORD INSECTICIDE

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
16817	LAT		LATER'S CASORON GRANULAR HERBICIDE
16835	CLR	AGT	SPOTRETE-F FLOWABLE TURF FUNGICIDE
16845	NUX		NUODEX ZINC 8% FUNGICIDE
16846	NUX		NUODEX COPPER 8% FUNGICIDE
16858	DWE		DOWELANCO TREFLAN E.C. HERBICIDE
16877	CER		CERTIFEN LIQUID WEED KILLER
16895	SHM	CGC	SHELL BOVAID EAR TAG INSECTICIDE
16936	WBC	GAX	PURGE CB-40 AEROSOL INSECT KILLER
16937	BAZ		BASF ASSIST OIL CONCENTRATE
16950	INT		CO-OP TOTAL VEGETATION CONTROL GRANULES
16971	FSS		GREEN CROSS KILLEX 500 TURF HERBICIDE LIQUID CONCENTRATE
16994	DWE		DOW FORMULA 40F FORESTRY HERBICIDE
16995	UAG		CLEAN CROP FORESTAMINE LIQUID HERBICIDE FOR FORESTRY
16997	WEP		ASSAULT LIQUID SOIL STERILANT
17042	ZNA		TUBERSEAL POTATO SEED PIECE DUST
17053	KEK		NORKEM 600XP INDUSTRIAL HERBICIDE
17054	EMO		EL 66XP (KILLS VEGETATION)
17110	TIR	TIS	WOODFUME REMEDIAL WOOD PRESERVATIVE
17132	INT		IPCO TREFLAN E.C. LIQUID HERBICIDE
17185	GRX		SEVIN 50-W CARBARYL INSECTICIDE
17223	MKA	LTR	TRIFLUREX 40 EC HERBICIDE
17243	DWE		HERITAGE SELECTIVE GRANULAR HERBICIDE
17262	CGC		GREEN CROSS BANISECT CONCENTRATE INSECTICIDE
17275	UAG		CLEAN CROP MCPA DEA 500 HERBICIDE
17324	SDZ		KABAT TOBACCO PROTECTOR
17347	LAT		LATER'S SLUG KILLER PELLETS
17372	INT		CO-OP SOIL & INDOOR INSECTICIDE EC
17378	WIL		WILSON'S SOIL STERILIZER
17383	UAG		CLEAN CROP STAMPEDE 360 HERBICIDE
17402	YAP		CLEAN CROP SUPER SPREADER-STICKER
17411	INT		WEEDAWAY 2,4-D AMINE 500 LIQUID HERBICIDE
17415	FEM	FRN	DEBANTIC 50WP INSECTICIDE
17416	FEM	FRN	DEBANTIC INSECTICIDE CATTLE EAR TAG
17422	SXA		SANEX BARN & LIVESTOCK SPRAY INSECTICIDE LIQUID
17423	INT		CO-OP POTATO & TOMATO DUST INSECTICIDE-FUNGICIDE
17426	GRX		MALATHION 500 INSECTICIDE LIQUID EMULSIFIABLE CONCENTRATE
17451	SAF		SANEX MALATHION 25WP INSECTICIDE
17455	SAF		SANEX GREEN TEK VAPO FOGGING SOLUTION
17462	SAF		SANEX GREENTEK VAPO T-R (AEROSOL)
17482	WIL		WILSON'S BORDO FUNGICIDE SPRAY WP
17502	BAZ		BASF POAST LIQUID EMULSIFIABLE HERBICIDE
17508	INT		WEED-AWAY MCPA AMINE 500 LIQUID HERBICIDE
17509	INT		WEEDAWAY MCPA-K 400 LIQUID HERBICIDE
17511	INT		WEED-AWAY 2,4-D AMINE 600
17532	CHP		FRUIT PLUS FRUIT TREE SPRAY WETTABLE POWDER
17536	SAF		SANEX SEVIN LIQUID INSECTICIDE
17544	LAT		LATER'S GOLDEN GARDEN DUST INSECTICIDE-FUNGICIDE
17563	LAT		LATER'S FRUIT-GUARD FRUIT TREE & BERRY SPRAY
17630	DIS		DISBAR BLUE FLY BAIT
17658	SAF		SANEX DANDELION & BROADLEAF WEED KILLER

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
17663	PLG		PLANT PRODUCTS SLUG KILLER
17673	ZNA		AMBUSH 1½ GRANULAR INSECTICIDE
17679	BAX		PARA POWDER FOR FLEAS & TICKS
17682	PLU		MALATHION-PLUS POUDRE ANIMAL INSECTICIDE
17685	HVW		C-I-L VEGETABLE INSECT KILLER LIQUID SEVIN
17720	LAT		LATER'S LIQUID SLUG & SNAIL KILLER RTU
17737	FSS		GREEN CROSS MECO-D LIQUID WEEDKILLER
17781	NID	NIE	BACTOSPEINE SUSPENSION BIOLOGICAL INSECTICIDE
17796	CBE		MASTERCRAFT CREOSOTE WOOD PRESERVATIVE LIQUID
17800	SDZ		PENTAC AQUAFLOW MITICIDE
17802	FLE		FLEXO LEMON QUAT DISINFECTANT DEODORIZER CLEANER
17816	NUG		C-I-L MALATHION ORNAMENTAL INSECT KILLER
17867	CGC		BOVAID EAR TAG
17893	CGC		CIBA-GEIGY SANBAR INSECTICIDE
17971	WIL		WILSON'S LIQUID SEVIN CARBARYL INSECTICIDE
18007	FSS		GREEN CROSS VAPONA YARD & PATIO FOGGING SOLUTION
18023	CGC		GREEN CROSS GUARD'N PRIDE LIQUID FRUIT TREE SPRAY
18031	INT		IPCO SPIKE 5%G HERBICIDE
18042	CAX		HOE-GRASS 284 HERBICIDE EMULSIFIABLE LIQUID
18067	UAG		CLEAN CROP SURE-SHOT FORESTAMINE 500 LIQUID HERBICIDE
18075	UAG		CLEAN CROP SURE-SHOT FORESTAMINE 250 LIQUID HERBICIDE
18076	UAG		CLEAN CROP ULTRAMINE 600 HERBICIDE
18088	INT		IPCO METHOXYCHLOR 25% EC COMMERCIAL INSECTICIDE
18106	SAF		SANEX GARDENER'S WEED PREVENTER GRANULES
18113	SAF		SANEX AMINE 500 FORESTRY HERBICIDE
18118	CGC		KILLEX WEED BAR
18121	SAF		SANEX TURF-RITE PREMIUM WEED KILLER
18143	UNR		ROYAL MH 60SG PLANT GROWTH REGULATOR
18145	CGH		ATROBAN INSECTICIDE EAR TAG
18149	INT		CO-OP BARN SPRAY & BACKRUBBER CONCENTRATE LIQUID INSECTICIDE
18223	ZAN	ZNA	SUTAZINE+ SELECTIVE HERBICIDE
18225	DWE		LONTREL HERBICIDE AGRICULTURAL LIQUID
18259	GPB		VEGEKILL LIQUID WEED KILLER
18267	UAG		CLEAN CROP LINURON 50W HERBICIDE WETTABLE POWDER
18273	FSS		KILLEX GREEN CROSS LAWN WEED KILLER
18319	EMO		EMPIRE EL 44 TERTIARY FORMULA 2,4-D
18333	PFF		ENVIROBAC WP BIOLOGICAL INSECTICIDE
18336	EMO		EMPIRE BUTO-PIP SPACE & CONTACT INSECTICIDE
18384	SAF		SANEX CRABGRASS PREVENTER 75-WP
18471	ISK	IBK	FRIGATE AGRICULTURAL SURFACTANT
18480	NUG		C-I-L METHOXYCHLOR BLACK FLY & MOSQUITO KILLER
18484	NUG		C-I-L DIAZINON FRUIT & GARDEN INSECT KILLER
18508	BAX		SENDRAAN BREAK-AWAY COLLAR FOR CATS

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
18612	CAX		RIVAL EMULSIFIABLE LIQUID HERBICIDE
18632	WIL		WILSON ROSE & FLOWER DUST
18635	CGC		CIBA-GEIGY SANBAR READY-TO-USE LIVESTOCK SPRAY
18683	PLU		PLUS MALATHION SPRAY INSECTICIDE
18685	RHQ		CERONE LODGING CONTROL FOR CEREALS
18723	DIS		DISVAP LIVESTOCK SPRAY AND FOGGING SOLUTION
18788	UNR		ANCHOR FLOWABLE FUNGICIDE SEED TREATMENT
18792	DIS		DISVAP INSECTICIDE CATTLE EAR TAG
18793	AUL		AUSTIN INSECTICIDE CATTLE EAR TAG
18822	RHQ		SUPER SPRED NON-IONIC SURFACTANT
18865	INT		WEED-AWAY PREMIUM THREE WAY LIQUID TURF HERBICIDE
18868	ZNA		C-I-L AMBUSH TREE & GARDEN INSECT KILLER
18879	USB	USC	20 MULE TEAM TIM-BOR FOR PROTECTION OF LUMBER
18895	WIL		WILSON (LIQUID CONCENTRATE) SLUG & SNAIL KILLER
18899	NUG		C-I-L CHLORISECT SOIL & LAWN INSECT KILLER E.C.
18933	UNR		VITAVAX 200 FLOWABLE FUNGICIDE
18942	FSS		GREEN CROSS EVER-READY VEGETATION KILLER
18948	INT		CO-OP PREMIUM 3-WAY TURF HERBICIDE LIQUID
18950	CGC		GREEN CROSS LIQUID VEGETATION KILLER
18951	INT		CO-OP PREMIUM 3-WAY LAWN WEED KILLER LIQUID
18963	PLG		TRILLION LIQUID TURF HERBICIDE
18969	DIS		DISVAP 50 WETTABLE POWDER POULTRY & LIVESTOCK PREMISE SPRAY
19003	BLN	CSY	TENNESSEE BRAND TRI-BASIC COPPER SULFATE FUNGICIDE
19146	UAG		CLEAN CROP COPPER SPRAY W.P. FUNGICIDE
19171	ZNA		CYMBUSH 12.5% WP PYRETHROID INSECTICIDE
19172	KEM		KEMSAN METHOXYCHLOR 240 EC INSECTICIDE
19235	CGC		CIBA-GEIGY STOCKAID EAR TAG
19353	CGH		ECTIBAN INSECTICIDE TAPE
19364	UAG		CLEAN CROP MALATHION 500
19375	KEM		KS C10 HOUSEHOLD INSECTICIDE CONCENTRATE
19391	SAF		SANEX TURF-RITE 2+2 DOUBLE STRENGTH HERBICIDE
19395	SAF		SANEX TRI-KIL SUPREME WEED KILLER
19400	SAF		SANEX TRI-KIL TURF HERBICIDE
19421	BUL		BUSAN 1020
19423	CPB		ROACH PRUFE POWDER
19424	RCR		ROACH DIE-IT
19426	CGC		GREEN CROSS BAR-FOX D.S. HERBICIDE
19465	FSS		GREEN CROSS EASOUT TURF & ORNAMENTAL FUNGICIDE
19466	ABT	ABC	VECTOBAC-200G BIOLOGICAL LARVICIDE
19480	KEM		BORADUST INSECTICIDE (COMMERCIAL)
19531	RHQ		SEVIN XLR PLUS CARBARYL INSECTICIDE
19534	SCT	DWC	SCOTT'S PROTURF GRANULAR INSECTICIDE ONE WITH DIAZINON
19556	BAZ		BASF METAM FLUID 380 G/L
19606	SDZ		PRECOR 5E FLEA GROWTH REGULATOR
19667	KEM		KEMSAN BORADUST-M INSECTICIDE DUST
19668	KEM		KEMSAN BORADUST-PLUS INSECTICIDE DUST
19715	PSF	KEM	KILLMASTER II RESIDUAL INSECTICIDE

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
19731	INT		CO-OP LIQUID SEVIN INSECTICIDE
19810	UAG		CLEAN CROP PAR III
19831	AAG		BUGCON RESIDUAL SPRAY
19849	WIL		WILSON SEED TREAT FUNGICIDE DUST
19914	SGO		LIQUID ROTENONE ORGANIC INSECTICIDE
19919	SAF		SANEX ROACH POWDER INSECTICIDE DUST
19928	WIL		WILSON LIQUID ANT & GRUB KILLER
19928.01	WIL		WILSON GARDEN AUTHORITY LIQUID ANT & GRUB KILLER
19928.02	WTR	WIL	WHITE ROSE GUARDIAN LIQUID ANT AND GRUB KILLER
19956	UNR		SLO-GRO 60SG PLANT GROWTH REGULATOR
20005	SAF		SANEX MAGGOT KILLER
20006	SAF		SANEX DIAZINON 5G GRANULAR INSECTICIDE
20007	SXA		SANEX EARWIG ANT & GRUB KILLER
20072	SAF		SANEX SLUG & SNAIL KILLER PELLETS
20087	BAZ		POLYRAM DF FUNGICIDE WATER DISPERSIBLE GRANULAR
20089	FSS		GREEN CROSS ESTEMINE MCPA LIQUID HERBICIDE
20110	RHQ		ROVRAL GREEN FLOWABLE FUNGICIDE
20118	ZOD		STARBAR EQUINE PREMIUM GOLDEN MALRIN FLY BAIT
20123	ZAN	ZNA	DEVRIKOL 50-WP WETTABLE POWDER SELECTIVE HERBICIDE
20124	ICI	ZNA	DEVRIKOL 10-G SELECTIVE HERBICIDE GRANULAR
20193	DUQ		LOROX DF HERBICIDE DRY FLOWABLE
20216	CYC		GUARDIAN INSECTICIDE CATTLE EAR TAG
20233	DUP	UAG	WEBFOOT CASORON G-2 GRANULAR HERBICIDE
20305	INT		IPCO MCPA K 400 LIQUID HERBICIDE
20306	INT		IPCO MCPA SODIUM SALT 300 LIQUID HERBICIDE
20308	INT		IPCO MCPA AMINE 500 LIQUID HERBICIDE
20311	INT		IPCO 2,4-D AMINE 500 LIQUID HERBICIDE
20326	INT		IPCO PREMIUM 2-WAY TURF HERBICIDE LIQUID
20342	CHP		TRICEP TURF HERBICIDE LIQUID
20373	BIL	DIS	BIOGUARD PFD-5 GERMICIDE
20379	CGC		KILLEK WEED STICK HERBICIDE
20395	INT	CCN	CO-OP HORNET & WASP KILLER INSECTICIDE SPRAY
20402	PLU		DIMETHOATE PLUS EMULSIFIABLE LIQUID INSECTICIDE
20403	PLU		MIST-PLUS INSECTICIDE
20404	INN	CCN	INSEKTO-MIST INSECTICIDE COMMERCIAL
20412.01	BRX	ARK	BIRD-PROOF TRANSPARENT BIRD REPELLENT LIQUID
20417	SGO		GREEN CROSS ESTEMINE 2,4-D LIQUID HERBICIDE
20461	NUG		C-I-L TREE & SHRUB INSEK KILLER DUTOK 2
20468	KEM		KEMSAN DARKLING BEETLE DUST INSECTICIDE
20472	WIL		WILSON PATIO GRASS & WEED KILLER
20475	MEM		MELNOR SPRAY GUARD 50% MALATHION LIQUID INSECTICIDE-MITICIDE
20476	MEM		MELNOR SPRAY GUARD LIQUID INSEK SPRAY DIAZINON 12.5%
20491	MEM		MELNOR SPRAY GUARD LIQUID DANDELION KILLER
20492	MEM	WIL	MELNOR SPRAY GUARD LIQUID WEED KILLER

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
20534	WBC	DIS	PURGE FOAM INSECT REPELLENT FOR HORSES
20550	FIS	GCP	GREEN CROSS SLUG TAPE
20552	ROH		DITHANE F-45 FUNGICIDE AGRICULTURAL
20553	ROH		DITHANE DG AGRICULTURAL FUNGICIDE
20600	BAZ		BASF SUMITHION 50EC
20688	CAX		AFOLAN F HERBICIDE
20692	GRO		ORCHARD LIME SULPHUR INSECTICIDE-FUNGICIDE
20698	INT		2,4-D AMINE 500 LIQUID HERBICIDE
20707	MMN	CCN	1493 3M HOME & KENNEL INSECTICIDE SPRAY
20718	DIM		ECOBRITE LIQUID (SAPSTAIN & MOLD PREVENTATIVE FOR LUMBER)
20738	AAG		BUGCON EARWIG ELIMINATOR
20739	AAG		BUGCON ANT & SPIDER KILLER
20741	AAG		BUGCON ROACH DESTROYER
20742	AAG		BUGCON TOTAL EXTERMINATOR
20746	AAG		BUGCON EARWIG ELIMINATOR SPRAY
20747	AAG		BUGCON ANT & SPIDER KILLER SPRAY
20748	AAG		BUGCON ROACH DESTROYER SPRAY
20765	SGO		GREEN CROSS ANT & GRUB KILLER LIQUID
20766	SGO		GREEN CROSS CHINCH BUG & LAWN INSECT KILLER LIQUID
20785	MBS	GDR	CORRY'S LIQUID SLUG & SNAIL CONTROL
20785.02	NUG	GDR	C-I-L LIQUID SLUG CONTROL
20789	FSS		GREEN CROSS DIAZINON 5G GARDEN & LAWN INSECTICIDE
20803	FSS		GREEN CROSS SPIDER KILLER LIQUID
20828	WHM	GAX	WHITMIRE PT250 BAYGON INSECTICIDE
20836	DWE		TREFLAN GRANULAR HERBICIDE
20851	FSS		GREEN CROSS LIQUID MOSQUITO KILLER
20852	FSS		GREEN CROSS LIQUID EARWIG ELIMINATOR
20853	FSS		GREEN CROSS LIQUID LEATHERJACKET KILLER
20862	MOX		WRANGLER LIQUID HERBICIDE
20863	MOX		LAREDO LIQUID HERBICIDE
20864	MOX		RENEGADE LIQUID HERBICIDE
20878	ZOD		STARBAR GOLDEN MARLIN LIQUID
20947	JOC	SBL	POSITIVE CHARGE ROACH EXTERMINATOR
20959	NUG		C-I-L LAWN WEED DOCTOR
20965	NUG		C-I-L SPIDERBAN EC
20981	CGC		KILLEX SUMMER FORMULA
20987	NUG		C-I-L LAWN INSECT DOCTOR
21028	MEM		MELNOR SPRAY GUARD LIQUID INSECTICIDE FRUIT TREE & GARDEN SPRAY
21056	DIV	CCN	NUMBER'S UP SPRAY INDOOR INSECT KILLER
21057	DUQ		MANZATE 200DF DRY FLOWABLE (POWDER) FUNGICIDE
21058	BAZ		BASF MERGE ADJUVANT
21059	DUQ		REFINE HERBICIDE DRY FLOWABLE
21083	AAG		BUGCON TOTAL EXTERMINATOR SPRAY
21090	RHQ		LO-DRIFT EMULSIFIABLE LOW-DRIFT CONTROL ADDITIVE
21184	ZNA		C-I-L BETASAN CRABGRASS PREVENTER
21188	FSS		GREEN CROSS LIQUID GYPSY MOTH KILLER
21189	FSS		GREEN CROSS LIQUID CATERPILLAR KILLER
21190	CGC		GREEN CROSS LIQUID TENT CATERPILLAR KILLER
21262	MOX		EZJECT HERBICIDE CAPSULES
21278	GRC	PLG	AGRIBROM GRANULES
21279	GRC	PLG	AGRIBROM TABLETS

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
21324	WSG	SSP	IMPEL (BORON) RODS WOOD PRESERVATIVE
21325	MMN		SECTROL CONCENTRATE MICROENCAPSULATED
21336	ZNA		C-I-L WEEDOL WEED & GRASS KILLER (READY-TO-USE)
21349	WIL		WILSON GREEN EARTH ORGANIC ROTENONE INSECT SPRAY WP
21353	DUQ		LOROX DF HERBICIDE DISPERSIBLE GRANULE
21389	UAG		CLEAN CROP PRONONE 5G GRANULAR HERBICIDE
21390	DUQ		DUPONT PRONONE 10G GRANULAR HERBICIDE
21394	INH		INSECTA INTERIOR USE CLEAR FORMULA
21429	VAR		GUARDSMAN MCPA AMINE 500 LIQUID HERBICIDE
21430	VAR		GUARDSMAN MCPA 300 LIQUID HERBICIDE
21431	VAR		GUARDSMAN 2,4-D AMINE 500 LIQUID HERBICIDE
21496	GRC	PLG	AGRIBROM (FOR CONTROL OF MICROBIAL SLIMES)
21507	UAG		CLEAN CROP LINURON 480 HERBICIDE LIQUID SUSPENSION
21553	WIL		WILSON ROACH DESTROYER DUST
21561	AGZ	THS	LENTAGRAN 45 WP HERBICIDE
21593	MOX		EXPEDITE GRASS & WEED HERBICIDE
21609	WBE		MCPA 300 FARM WEED KILLER SOLUTION
21666	UAG		CLEAN CROP ESTEMINE MCPA LIQUID HERBICIDE
21667	UAG		CLEAN CROP ESTEMINE 2,4-D LIQUID HERBICIDE
21670	JAN	CCN	SIPHEX 14 DS MOUSSE (FLEA & TICK FOAM)
21672	JAN		SIPHEX 14 DS PET SPRAY
21692	JAN	CCN	SIPHEX 14 DS PET & PREMISE PUMP
21699	STV	PLG	PHYTON 27 FUNGICIDE BACTERICIDE
21720	NOQ	JAK	SPIN-AID POSTEMERGENCE HERBICIDE
21798	HOE		HOME GARDENER THREE WAY WEED CONTROL
21835	FSS		GREEN CROSS CREEPY CRAWLY INSECTICIDE
21836	SGO		GREEN CROSS EARWIG ELIMINATOR
21847	PLG		DACTHAL G-5 HERBICIDE CRABGRASS PREVENTER
21850	WIL		WILSON HOSE-SPRAY MALATHION INSECTICIDE-MITICIDE
21852	WIL		WILSON HOSE-SPRAY DIAZINON INSECTICIDAL SPRAY
21853	WIL		WILSON HOSE-SPRAY ANT AND GRUB KILLER
21859	TIR	TIS	CU-89 WOOD PRESERVATIVE SOLUTION
21860	TIR	TIS	CU-89-RTU WOOD PRESERVATIVE SOLUTION
21930	INT		WEEDAWAY 2,4-D AMINE 500 LIQUID HERBICIDE
21933	INT		WEEDAWAY MCPA SODIUM SALT 300 LIQUID HERBICIDE
21934	INT		WEEDAWAY MCPA AMINE 500 LIQUID HERBICIDE
21949	SXA		SANEX BROADEX MCPA WEED KILLER SOLUTION
21967	UAG		CLEAN CROP TRIFLURALIN 400 LIQUID HERBICIDE
21996	WBC	GAX	R VALUE'S ROACH KIL
22000	SXA		SANEX VET-TEK MUSTANG INSECT REPELLENT
22002	DUQ		PINNACLE HERBICIDE
22003	UAG		CLEAN CROP TOPSIDE (FORMERLY MCPB PLUS)
22006	BAZ		BASAGRAN FORTE LIQUID HERBICIDE
22029	BAZ		POLYRAM 16D FUNGICIDE DUST
22033	BAX		PRO-SPOT 20 SOLUTION FOR FLEA CONTROL ON DOGS
22034	BAX		PRO-SPOT 40 SOLUTION FOR FLEA CONTROL ON DOGS
22035	BAX		PRO-SPOT 80 SOLUTION FOR FLEA CONTROL ON

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
22036	BAX		DOGS PRO-SPOT 10 SOLUTION FOR FLEA CONTROL ON DOGS
22090	CHH		DYRENE SOLUPAK 50% WETTABLE POWDER
22103	NOQ	CPM	FICAM WASP & HORNET SPRAY
22154	CAT		CANTOL N.O. NO ODOUR RESIDUAL INSECTICIDE
22184	LAT	CCN	LATER'S ANT, COCKROACH & SPIDER KILLER
22187	LAT	CCN	LATER'S CRAWLING INSECT KILLER SPRAY
22196	BAZ		CMPP 2,4-D LIQUID HERBICIDE
22203	DWE		FENCEROW HERBICIDE
22216	SAF		SANEX MECOPROP AMINE 200 LIQUID WEED KILLER
22303	FAR	FAM	APACHE FLY BAIT
22323	WTR	WIL	DANDELIONS PLUS
22349	FSS		GREEN CROSS VEGETATION KILLER
22379	WBC	GAX	BORID WITH BORIC ACID
22397	SAG	UAG	38-F DRIFT RETARDANT ADDITIVE
22416	WBC	GAX	PURGE SYSTEM 22-R SYNERGIZED CRACK & CREVICE INSECTICIDE
22527	AGE	CPM	DECOY GBM GRAPE BERRY MOTH PHEROMONE DISPENSERS
22534	PPK	LTR	PROLINE FLYING INSECT KILLER METERED PRESSURIZED SPRAY
22540	PLG		PLANT PRODUCTS MELTATOX POWDERY MILDEW FUNGICIDE
22544	ARO	LTR	ARMSTRONG FLYING INSECT KILLER
22551	DAL		SIECON READY TO USE FLY SPRAY FOR USE ON HORSES
22627	MOX		ROUNDUP L&G CONCENTRATE NON-SELECTIVE HERBICIDE
22681	CGH		COOPERS DELICE INSECTICIDE POUR-ON
22682	CGH		COOPERS LIQUIDUSTER PERMETHRIN INSECTICIDE
22757	WBC	GAX	SYSTEM 22 PURGE BAYGON CRACK & CREVICE PROFESSIONAL INSECTICIDE
22758	NUG		C-I-L LAWN WEED DOCTOR (TRICEP)
22770	WBC	GAX	PURGE CB-80 INSECTICIDE
22776	DIT		DDVP 10FS FOGGING SOLUTION INSECTICIDE
22777	DIT		DDVP 5FS FOGGING SOLUTION INSECTICIDE
22825	HIU	OWB	CEDAR MICE REPELLENT
22826	DIT		DITCHLING MALATHION 50E EC INSECTICIDE
22885	ZNA		DEVINOL 50DF SELECTIVE HERBICIDE
22926	FSS		CREEPY CRAWLY CRACK & CREVICE INSECTICIDE FOAM
22935	WTR	WIL	WHITE ROSE GUARDIAN 1 STEP TOMATO AND VEGETABLE DUST
22949	FSS		GREEN CROSS PERMETHRIN FOR FOOD AND ORNAMENTAL CROPS
22951	PRY	PRJ	PERYCUT'S COCKROACH CARPET
22955	TMP	SXA	TEAM BARN & LIVESTOCK SPRAY
22968	CGH		DEFEND EXSPOT INSECTICIDE FOR DOGS
22976	APA		APACIDE BARN AND LIVESTOCK SPRAY INSECTICIDE
23000	WTR	WIL	WHITE ROSE GUARDIAN 1 STEP ROSE AND FLOWER DUST
23006	ZNA		IMIDAN 50WP INSTAPAK AGRICULTURAL INSECTICIDE
23026	LOI	UAG	LI 700 PENETRATING SURFACTANT
23029	DIS		DISVAP V BARN INSECTICIDE

SCHEDULE: 3

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
23031	WBC	GAX	PURGE CB-38 INSECT KILLER
23049	WIL		WILSON LIQUID VEGETATION KILLER (READY-TO-USE)
23063	FSS		GREEN CROSS TOMATO & POTATO DUST INSECTICIDE/FUNGICIDE
23070	WIL		WILSON GARDEN AUTHORITY DORMANT OIL SPRAY
23076	WIL		WILSON GARDEN AUTHORITY ROSE AND FLOWER DUST
23088	SPR	LTR	SPRAY-PAK CRAWLING INSECT KILLER PRESSURIZED SPRAY
23120	SDZ		VET-KEM OVICOLLAR FOR CATS
23122	APA		APA LOUSE KILL POUR-ON EMULSIFIABLE CONCENTRATE
23144	DAL		SIECON ROLL-ON INSECT REPELLENT FOR HORSES
23249	CVT		CAN-VET BACK RUBBING SOLUTION
23327	CVT		CAN-VET SHOW RING FLY SHIELD FOR HORSES
23368	CBE	WIL	MASTERCRAFT RTU PATIO WEED KILLER
23379	WTR	NUG	WHITE ROSE LIQUID ROSE & FLOWER INSECTICIDE/FUNGICIDE
23398	WSG	SSP	IMPEL (BORON) RODS II WOOD PRESERVATIVE
23421	SXA		SANEX VET TEK BACKRUBBER CONCENTRATE
23432	UAG		TSCA TOBACCO SUCKER CONTROL AGENT
23655	ROH		DITHANE WSP 80% WP FUNGICIDE (IN SOLUBLE PACKETS)

TOTAL: 922

SCHEDULE : 3

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
790208C	VIGORO INC. 22 CLARKE ST. E. TILLSONBURG, ONTARIO N4G 1C8	GOLDEN VIGORO AND CRABGRASS PREVENTER
800278C	O.M. SCOTT & SONS 14310 SCOTTS LAWN RD. MARYSVILLE, OHIO 43040	SCOTTS PROTURF FF II 14:3:3 WITH 15% QUINTOZENE
810904C	NUTRITE INC. P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE 2:1:5 TURF FERTILIZER WITH FUNGICIDE
841422C	O.M. SCOTT & SONS CO. 14310 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS 32-4-3 FERTILIZER PLUS DICOT WEED CONTROL III
841703C	PLANT PRODUCTS CO. LTD. 314 ORENDA ROAD BRAMALEA, ONTARIO L6T 1G1	PLANT-PROD 0-0-6 WITH 15% QUINTOZINE
850083C	CAPO INDUSTRIES LTD. 1200 CORPORATE DR. BURLINGTON, ONTARIO L7L 5R6	GREENPOWER INSECTICIDE AND FERTILIZER
851789C	NUTRITE INC. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE NUTRI-Q 0-0-6 WITH 15% QUINTOZENE
860098C	WILSON LABORATORIES INC. 36 HEAD STREET DUNDAS, ONTARIO L9H 3H3	WILSON LIQUID FEED & BUG AWAY 15-2-3 LAWN FOOD
870055C	SPRAY & GREEN FERT. INC. P.O. BOX 360 1100 LECLAIRE ST. ST. CESAIRE, QUEBEC JOL ITO	SPRAY & GREEN FERTILIZER & INSECTICIDE
871002C	MELNOR MFG. LTD. 80 MORTON AVE. E. BRANTFORD, ONTARIO N3T 5T3	MELNOR SPRAY GUARD LIQUID LAWN WEED & FEED

SCHEDULE : 3

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
871019C	PLANT PRODUCTS CO.LTD. 314 ORENDA RD. BRAMPTON, ONTARIO L6T 1G1	PLANT PROD 32-4-9 TURFGARD
880006C	O.M. SCOTT & SONS CO. 14310 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	TURF BUILDER PLUS INSECT CONTROL 28-6-4 WITH 3.60% DIAZINON
900021C	SO-GREEN CORP. P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN PREMIUM PLUS 3 WEED & FEED 21-7-7
900028C	CARGILL FERTILIZER 4096 MEADOWBROOK DR. P.O. WESTMINSTER LONDON, ONTARIO N6L 1G4	AERO GREEN 10-6-4 WEED & FEED WITH KILLEX
910001C	O.M. SCOTT & SONS CO. 14310 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	WINTERCARE PLUS LAWN FERTILIZER PLUS WEED CONTROL 22-9-15
910015C	WILSON LABORATORIES INC. 36 HEAD ST. DUNDAS, ONTARIO L9H 3H3	WILSON HOSE-SPRAY LIQUID WEED & FEED 18-2-5
910018C	NUTRITE INC. P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE 21-7-7 YARD-PRO GREEN CARPET WEED & FEED
920093C	LES INDUSTRIES NOBEL 1250 NOBEL BOUCHERVILLE, P.Q. J4B 5K1	BOTANIX LIQUID LAWN FERTILIZER 15-3-3 WITH INSECTICIDE
930004C	FISONS HORTICULTURE INC. 600 - 25 WATLINE AVE. MISSISSAUGA, ONTARIO L4Z 2Z1	CRABEX LIQUID LAWN FERTILIZER 15-5-5 AND CRABGRASS CONTROL
930013C	PLANT PRODUCTS CO. LTD. 314 ORENDA RD. BRAMPTON, ONTARIO L6T 1G1	AG-TURF 0-0-6 WITH 15% QUINTOZENE

SCHEDULE : 3

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
930014C	EVERGRO PRODUCTS INC. 7333 PROGRESS WAY DELTA, B.C. V4G 1E7	EVERGRO TURF FERTILIZER 7-3-12 WITH 15.4% QUINTOZENE
930027C	D.H. HOWDEN & CO. LTD. 635 SOUTHDAL RD. LONDON, ONTARIO N6A 4G8	GARDEN MASTER LIQUID WEED & FEED 15-2-3

TOTAL: 22

6. Schedule 4 to the Regulation is revoked and the following substituted:

SCHEDULE: 4

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
869	WOB		G.H. WOOD MOTHKILLER CRYSTALS
1365	CHV		ORTHO VOLCK OIL SPRAY
1620	NOX		NOXALL ANT DOOM POWDER
1686	FSS		DERITOX GARDEN GUARD INSECTICIDE DUST
2039	SXA		SANEX FLEA-X INSECTICIDE SHAMPOO
2525	REC		RECOCHEM MOTH BALLS
2528	REC		RECOCHEM PARA-ZENE MOTH CRYSTALS
2994	CAA		CADILLAC MOTH CRYSTALS
3271	STQ	CCN	STANHOME PERFUMED CRYSTALS KILLS CLOTHES MOTHS
3272	STQ	LTR	STANHOME MOTH CAKE
3276	RAW		RAWLEIGH MOTH CRYSTALS
3758	NOX		NOXALL PROLIN RAT BAIT MEAL
3872	HAU		HARTZ MY-T-MITE POWDER
4305	SXA		SANEX RODENTKIL (KILLS RATS & MICE)
5565	OSD		PENTOX WOOD PRESERVATIVE GREEN
6234	JOH		RAID LIQUID INSECT SPRAY
6590	MAZ		MARC-O MOTH CRYSTALS DEODORANT
6592	MAZ		MARC-O MOTH BALLS
6758	RAW		RAWLEIGH'S MOTH & DEODORANT BLOCKS
6944	WIL		WILSON'S WARFARIN RAT & MOUSE KILLER PELLETS
7137	REC		RECOCHEM NERO INSECT REPELLENT SOLUTION
7545	RAW		RAWLEIGH ROACH & ANT KILLER
7668	ROR		ROZ TOX WOOD ROPE FABRIC PRESERVATIVE GREEN
7670	ROR		ROZ TOX WOOD ROPE & FABRIC PRESERVATIVE CLEAR LIQUID
7704	HAU		HARTZ 2 IN 1 LUSTER BATH FOR DOGS
7745	HAU		HARTZ 2 IN 1 FLEA POWDER
7762	REC		RECOCHEM RAT & MOUSE BAIT
7857	GAX		GARDEX DIA ONE INSECTICIDE SPRAY
7873	PGH		MUSKOL INSECT REPELLENT
8376	HAU		HARTZ 2 IN 1 LUSTER BATH SOLUTION
8478	HAU		ITCH-STOP DOG LOTION
8718	POP		POULIN'S RAT & MOUSE POISON
8748	HAU		HARTZ 2 IN 1 FLEA & TICK SPRAY (FOR CATS)
8784	HAU		HARTZ 2 IN 1 FLEA & TICK SPRAY (FOR DOGS)
8834	HAU		HARTZ DOG FLEA POWDER
9021	HAC		HAGEN BIRD BATH
9154	AMW	AMZ	AMWAY D-15 INSECT REPELLENT
9167	FSS		GREEN CROSS ANT KILLER LIQUID
9189	NOX		NOXALL CAT & DOG FLEA POWDER
9203	JOH		OFF! FRESH OUTDOOR SCENT INSECT REPELLENT
9221	WIL		WILSON DORMANT OIL SPRAY INSECTICIDE
9572	CHH		BAYGON RESIDUAL HOUSEHOLD INSECT SPRAY
9573	CHH		BAYGON HOUSEHOLD INSECT RESIDUAL PRESSURIZED SPRAY
9626	HAU		HARTZ 2 IN 1 FLEA SOAP
9676	CHH		BAYTEX 1½ GRANULAR RESIDUAL MOSQUITO LARVICIDE
9749	JOH		RAID HOUSE & GARDEN BUG KILLER
9749.01	CBE		MASTERCRAFT HOUSE & GARDEN INSECTICIDE
9754	JOH		RAID YARD FOGGER
9780	REK		BLACK FLAG HOUSE & GARDEN BUG KILLER
9928	CAT		KLUNK AEROSOL INSECT KILLER
9930	PEV		FLY SCREEN
10153	HAU		HARTZ INDOOR NO REPELLENT PRESSURIZED SPRAY

SCHEDULE: 4

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
10154	HAU		HARTZ OUTDOOR NO REPELLENT PRESSURIZED SPRAY
10165	SAF		SANEX 1% DIAZINON INSECTICIDE SOLUTION
10209	HAC		HAGEN UNIVERSAL SHOWER BATH FOR HAMSTERS & GERBILS
10371	NOX		NOXALL SCAT'S OFF CAT & DOG REPELLENT LIQUID
10377	PLB	OGI	SCENT-OFF TWIST-ONS
10403	HAC		HAGEN INDOOR REPELLENT FOR CATS
10438	INT		CO-OP FLY KILL SPACE SPRAY LIQUID INSECTICIDE
10489	CAI		D & L FLEA & TICK POWDER
10521	SGO		GREEN CROSS WARFARIN RAT AND MOUSE KILLER BAIT
10565	NUG		C-I-L ROSE DOCTOR INSECTICIDE-FUNGICIDE
10568	NUG		C-I-L GARDEN DOCTOR INSECTICIDE-FUNGICIDE
10591	BOY		BLACK FLAG RESIDUAL BUG KILLER
10611	PLB	OGI	SCENT-OFF PELLETS
10652	FSS		GREEN CROSS DOG & CAT REPELLENT
10713	CHP	CCN	C-I-L HOUSE & GARDEN INSECT KILLER
10781	REC		RECOCHEM COPPER II GREEN PRESERVATIVE PAINTABLE
10871	RBN		SERGEANT'S CAT FLEA POWDER
10872	SGT		SERGEANT'S FLEA SHAMPOO FOR DOGS
10888	CHH		BAYTEX 0.5% READY-TO-USE INSECTICIDE
10921	FSS		GREEN CROSS DOG & CAT REPELLENT OUTDOOR GRANULAR
10946	WIL		WILSON'S ROSE & FLOWER SPRAY
10967	RBN		SERGEANT'S FLEA & TICK POWDER
11004	JOH		OFF! INSECT REPELLENT
11171	NOX		NOXALL CAT & DOG FLEA & TICK PUMP SPRAY
11172	NOX		NOXALL DOG FLEA SHAMPOO LIQUID
11193	JOH		RAID MOSQUITO COILS
11204	JOH		RAID WASP & HORNET KILLER
11219	REC		"Z" INSECT REPELLENT SOLUTION
11384	WIL		WILSON'S WASP & HORNET SPRAY
11419	PHY	HUB	VETZYME JDS INSECTICIDAL DOG SHAMPOO
11481	JOH		RAID ANT COCKROACH & EARWIG KILLER
11727	PIC	LEE	PIC MOSQUITO COIL A-50
11839	BOY		BLACK FLAG FLYING INSECT KILLER
12054	HAU		LOGLIFE ALGI-STOP
12226	SGO		GREEN CROSS GCP PRUNING PAINT
12346	AMW	AMZ	AMWAY BUG SPRAY QUICK KILLING INSECTICIDE
12591	SGO		GREEN CROSS SWAT INSECT STRIP
12670	NUG		C-I-L PRUNING SPRAY PRESSURIZED
12673	NUG		C-I-L DOG & CAT REPELLENT
12782	WIL		WILSON PRUNING PAINT
12788	INT		CO-OP VA-POR FLY STRIP INSECTICIDE
12945	REC		RECOCHEM NERO INSECT REPELLENT
13003	UCB		TRE-HOLD SPRAY PAINT
13029	HAC		HAGEN OUTDOOR REPELLENT
13030	HAC		HAGEN INDOOR REPELLENT FOR DOGS
13055	ZOC	ZOD	VAPORETTE FLEA & TICK COLLAR FOR DOGS
13086	SAF		SANEX MOXY INSECT KILLER
13171	NUG		CHIPMAN DOG & CAT REPELLENT GRANULAR
13179	WIL		WILSON'S HOUSE PLANT INSECT KILLER
13266	HAU		HARTZ 2 IN 1 CAT COLLAR
13287	LAT		LATER'S DIAZINON PRESSURIZED INSECT SPRAY
13438	FAR	GIS	ROLL-ON FLY REPELLENT INSECTICIDE

SCHEDULE: 4

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
13457	HAU		HARTZ 2 IN 1 DOG COLLAR
13519	CHP		C-I-L KERIGARD HOUSEPLANT INSECTICIDE
13552	JOH		RAID INSECT STRIP
13554	FAR	GIS	FARNAM FLYS-AWAY REPELLENT BOMB II
13606	ZOC	ZOD	VAPORETTE FLEA COLLAR FOR DOGS
13607	SDZ		VAPORETTE INTEGRAL BUCKLE FLEA COLLAR FOR CATS
13661	SDZ		VET-KEM INTEGRAL BUCKLE FLEA COLLAR FOR CATS
13692	WIL		WILSON HOUSE & GARDEN BUG KILLER
13692.01	JOH		RAID HOUSE & GARDEN BUG KILLER TRIGGER SPRAY
13692.02	WIL		WILSON GREEN EARTH HOUSE & GARDEN BUG KILLER
13850	YON	SHC	ABSORBINE SUPERSHIELD FLY REPELLENT & INSECTICIDE
13922	FAR	FAM	SWAT FLY REPELLENT CREAM
13978	RAW		MR. GROOM LIQUID FLEA & TICK SHAMPOO
13990	JOH		OFF! INSECT REPELLENT TOWELETES
14020	FSS		GREEN CROSS CREEPY CRAWLY INSECTICIDE SPRAY
14059	HAU		HARTZ 2 IN 1 RID FLEA SHAMPOO
14101	LAK	HAU	LAMBERT KEY ZENOX SHAMPOO FOR DOGS
14116	WIL		WILSON LIQUID ANTEX KILLS ANTS
14116.01	CBE	WIL	MASTERCRAFT LIQUID ANT KILLER
14119	GHC		WOODSOL GREEN PRESERVATIVE
14121	GHC		WOODSOL CLEAR PRESERVATIVE
14152	FSS		GREEN CROSS MOUSE BAIT
14219	WIL		WILSON'S DRIONE CRAWLING INSECT KILLER POWDER
14223	LAT		LATER'S WEED-ALL PRESSURIZED SPRAY HERBICIDE
14242	REC		RECOCHEM MOSQUITO COILS
14285	HAC		HAGEN FLEA & TICK SHAMPOO FOR DOGS
14316	STO		REPEX INSECT REPELLENT
14326	WAL		WATKINS INSECT REPELLENT LOTION
14375	SGO		S.W.A.T. YARD & PATIO FOGGER
14380	REK		BLACK FLAG ANT TRAPS WITH PROPOXUR
14514	JOH		RAID VEGETABLE GARDEN FOGGER
14573	SDZ		VET-KEM FLEA & TICK POWDER
14577	NUG		C-I-L KERIGARD HOUSEPLANT INSECTICIDE SPRAY
14668	SFR		SAFER'S INSECTICIDAL SOAP CONCENTRATE
14703	NUG		C-I-L LIQUID ANT KILLER
14762	NUG		C-I-L CRAWLING INSECT KILLER DUST
14794	CGC		GREEN CROSS TOMATO FRUIT SET
14891	WOB		G.H. WOOD MOTHKILLER MOTH BALLS
14919	HAU		HARTZ REFLECTING 2 IN 1 PLUS COLLAR FOR PUPPIES
14920	HAU		HARTZ REFLECTING 2 IN 1 PLUS COLLAR FOR LARGE DOGS
14921	HAU		HARTZ REFLECTING 2 IN 1 PLUS COLLAR FOR DOGS
14922	HAU		HARTZ REFLECTING 2 IN 1 PLUS COLLAR FOR CATS
14928	RBN		SERGEANT'S FLEA & TICK COLLAR FOR DOGS
14929	RBN		SERGEANT'S FLEA & TICK COLLAR FOR CATS
14950	NUG		C-I-L PRUNING PAINT
14969	REE		R & C II PRESSURIZED SPRAY INSECTICIDE

SCHEDULE: 4

REGIS-
TRATION
NO.REGIS-
TRANT

AGENT

PESTICIDE

15076	SAF		SANEX SKEETER BOMBS PYRETHRIN CAPSULES
15253	WIL		WILSON'S POTTED PLANT SOIL INSECTICIDE DUST
15337	JOH		RAID HOUSE & GARDEN BUG KILLER
15351	REC		RECORD 100 INSECT REPELLENT
15411	JOH		RAID FLYING INSECT KILLER PRESSURIZED SPRAY
15550	FSS		GREEN CROSS HOUSE & GARDEN INSECT BLASTER
15568	SAF		SANEX VAPO INSECT STRIP
15569	HAU		HARTZ DOG FLEA SOAP
15578	HAU		HARTZ 2 IN 1 RID FLEA DOG SHAMPOO
15579	HAU		HARTZ 2 IN 1 LUSTER BATH FOR DOGS
15580	HAU		HARTZ 2 IN 1 LUSTER BATH FOR CATS
15583	JOH		OFF! PUMP SPRAY INSECT REPELLENT
15667	STO		REPEX INSECT REPELLENT
15693	REK		BLACK FLAG TRIPLE ACTION BUG KILLER
15694	FSS		SOREXA SUPER MOUSE BAIT
15695	CGC		SOREXA CR-2 SUPER MOUSE & RAT BAIT
15711	SAF		SANEX MOXY PLUS INSECT KILLER
15712	LAT		LATER'S INDOOR-OUTDOOR PLANT INSECT SPRAY
15713	SAF		SANEX D-PEST INSECT KILLER
15757	JOH		RAID MOTH PROOFER
15883	SGT		SERGEANT'S PUMP CAT FLEA & TICK SPRAY
15884	SGT		SERGEANT'S DOG FLEA & TICK PUMP SPRAY
15892	WIL		WILSON'S POTTED PLANT INSECT SPRAY
15899	SGO		GREEN CROSS FLOWER & VEGETABLE NATURAL BUG KILLER DUST
15975	LAT		LATER'S TOMATO FRUIT SET SPRAY
16056	SAF		SANEX JUNGLE POWER INSECT REPELLENT
16063	JOH		RAID FLYING INSECT BUG KILLER
16082	LAT		LATER'S PRESSURIZED INSECT KILLER FOR HOUSE & GARDEN
16088	BAX		SENDRA INSECTICIDE SHAMPOO
16144	FSS		FLEA KILLER FOR PETS
16152	JOL		SUREKILLER RESIDUAL INSECT SPRAY
16196	JOH		RAID WEED KILLER PRESSURIZED SPRAY
16214	LAT		LATER'S LIQUID ANT KILLER
16218	LAT		LATER'S LATHRIN CONCENTRATE (1 TO 3) INSECTICIDE
16219	LAT		LATER'S GROW 'N' CARE HOUSE PLANT INSECT KILLER R.T.U.
16222	BAX		SENDRA TICK & FLEA DAB-ON
16247	PIC	LEE	PIC X-100 INSECT REPELLENT
16282	SXA		SANEX PRO AEROSOL (PROFESSIONAL STRENGTH) INSECTICIDE
16283	JOH		DEEP WOODS OFF INSECT REPELLENT
16294	FSS		GREEN CROSS DERITOX ORGANIC INSECTICIDE DUST
16341	JOH		RAID MOSQUITO COILS
16487	PIC	LEE	PIC ANT TRAP
16496	INT		CO-OP ANT & ROACH RESIDUAL SPRAY
16515	WIL		WILSON'S ROOTS LIQUID ROOT STIMULATOR WITH FUNGICIDE
16516	WIL		WILSON'S PRESSURIZED SPRAY FRUIT SET
16527	HAC		HAGEN FLEA COLLAR FOR DOGS
16528	HAC		HAGEN FLEA COLLAR FOR LARGE DOGS
16529	HAC		HAGEN FLEA COLLAR FOR CATS
16533	WIL		WILSON'S CUTWORM & SOWBUG BAIT
16535	HAC		HAGEN FLEA COLLAR FOR PUPPIES

SCHEDULE: 4

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
16546	UBA		VETATIX INSECTICIDAL SHAMPOO FOR DOGS & CATS
16561	SFR		SAFER'S INSECTICIDAL SOAP FOR HOUSEPLANTS (NATURAL)
16600	LAT		LATER'S DIPHA-TOX RAT & MOUSE KILLER BAIT
16606	FOF		FOSSIL FLOWER INSECTICIDAL SOAP (CONCENTRATE)
16607	CGC		INSECTICIDAL SOAP FOR FLOWERS & VEGETABLES
16673	HAU		HARTZ 2 IN 1 FLEA & TICK POWDER FOR DOGS
16699	SAF		SANEX BROMONE RODENTICIDE PELLETS
16700	SAF		SANEX BROMONE RODENTICIDE MEAL BAIT
16709	BOY		BLACK FLAG OUTDOOR FOGGER
16773	CHP	CCN	C-I-L ANT & CRAWLING INSECT KILLER
16782	NUG		C-I-L SOLGARD ANT & GRUB KILLER DUST
16832	JOH		RAID CRACK & CREVICE ROACH FOAM
16851	SAF		SANEX RESMEN PRESSURIZED SPRAY INSECTICIDE 0.25%
16859	CSM		BLACK FLAG MOSQUITO COILS
16973	SAF		SANEX HOUSE & GARDEN INSECTICIDE
17033	HAC		HAGEN BIRD GUARD
17038	REK		BLACK FLAG NOOK & CRANNY BUG KILLER
17049	INT		CO-OP BROMONE MOUSE KILLER CANARY SEED MOUSE BAIT
17055	REC		RECOCHEM CEDAR SCENTED MOTH BALLS
17103	SFR		SAFER'S DE-MOSS MOSS & ALGAE KILLER
17122	CGC		GREEN CROSS HOUSE PLANT INSECTICIDE
17151	WIL		WILSON ANT TRAP
17194	REK		BLACK FLAG HOUSE & GARDEN BUG KILLER
17195	PIC	LEE	PIC INSIDE/OUTSIDE BUG KILLER
17238	WIS	AOK	REPEL 100 INSECT REPELLENT LIQUID
17239	WIS	AOK	REPEL INSECT REPELLENT LOTION
17267	HAC		HAGEN FLEA & TICK POWDER FOR CATS
17268	HAC		HAGEN FLEA & TICK POWDER FOR DOGS
17307	SFR		SAFER'S FLEA SOAP FOR DOGS
17341	SAF		JUNGLE POWER INSECT REPELLENT
17343	REC		RECOCHEM LIQUID ANT KILLER
17396	JOH		RAID ANT TERMINALS
17398	CHP		C-I-L FLORAL INSECT KILLER (READY-TO-USE)
17399	CHP		C-I-L VEGETABLE INSECT KILLER
17400	SDZ		VET-KEM FLEA & TICK SHAMPOO FOR CATS, DOGS AND SHOW HORSES
17471	PIC	LEE	PIC ROACH KILLER
17492	BOY		BLACK FLAG VAPONA NO-PEST STRIP
17494	PRQ		SUPER BLOC I BAIT BLOCK
17538	SAF		SANEX 5% SEVIN DUST INSECTICIDE
17539	JOH		RAID CATERPILLAR & GYPSY MOTH KILLER
17546	WIL		WILSON'S GARDEN SULPHUR FUNGICIDE/MITICIDE
17586	PIC	LEE	PIC WASP & HORNET KILLER
17587	PIC	LEE	PIC ANT, ROACH & SPIDER KILLER
17674	SDZ		VET-KEM INTEGRAL BUCKLE FLEA & TICK COLLAR FOR CATS
17709	SFR		SAFER'S FLEA SOAP FOR CATS
17763	SUF		SUNFRESH HOUSE & GARDEN INSECTICIDE
17783	BOY		BLACK FLAG TENT CATERPILLAR KILLER
17798	WIL		WILSON ANT & GRUB KILLER DUST
17798.01	WTR	WIL	WHITE ROSE GUARDIAN ANT, EARWIG & GRUB KILLER DUST

SCHEDULE: 4

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
17798.02	WIL		WILSON GARDEN AUTHORITY ANT & GRUB KILLER DUST
17798.03	POP	WIL	POULIN'S MULTI-PURPOSE INSECT DUST
17799	WIL		WILSON HOUSEHOLD PEST CONTROL TRIGGER SPRAY KIT
17957	BOY		COMBAT LIQUID INSECT REPELLENT
17959	HAU		HARTZ 2 IN 1 FLEA & TICK POWDER FOR CATS
17960	HAU		HARTZ 2 IN 1 FLEA & TICK SPRAY FOR DOGS
17961	HAU		HARTZ 2 IN 1 FLEA & TICK SPRAY FOR CATS
18014	WIL		WILSON SPOTWEED LAWN WEED KILLER (READY TO USE)
18014.01	JOH		RAID LAWN WEED KILLER
18014.02	WIL		WILSON GARDEN AUTHORITY SPOTWEED LAWN WEED KILLER
18014.03	HOW	WIL	GARDEN MASTER LAWN SPOT WEED KILLER READY-TO-USE LIQUID
18014.04	KMA	WIL	K-GRO SPOTWEED LAWN WEED KILLER
18072	LAT		LATER'S ROSE & FLOWER INSECT KILLER
18073	LAT		LATER'S TOMATO & VEGETABLE INSECT KILLER
18074	PUG		SMASH IV HOUSE & GARDEN INSECTICIDE
18087	LAT		LATER'S WEED-B-GON WEED KILLER
18093	PGH		THE ORIGINAL MUSKOL INSECT REPELLENT
18105	PIC	LEE	PIC 75% DEET INSECT REPELLENT
18108	HAU		HARTZ 2 IN 1 LONG LASTING COLLAR FOR DOGS
18109	HAU		HARTZ 2 IN 1 LONG LASTING COLLAR FOR CATS
18111	SXA		VET TEK FLEA SHAMPOO & CONDITIONER
18116	WIL		WILSON VEGETABLE GARDEN SPRAY READY-TO-USE
18116.01	JOH		RAID TOMATO & VEGETABLE SPRAY
18116.02	WIL		WILSON GREEN EARTH VEGETABLE GARDEN SPRAY
18117	WIL		WILSON FLOWER GARDEN SPRAY
18117.01	JOH		RAID FLOWER GARDEN SPRAY
18117.02	WIL		WILSON GREEN EARTH FLOWER GARDEN SPRAY
18141	SFR		SAFER'S DE-MOSS MOSS KILLER (FOR STRUCTURAL SERVICES)
18194	WIS	AOK	REPEL INSECT REPELLENT NON-AEROSOL PUMP (SPORTSMEN FORMULA)
18195	WIS	AOK	REPEL 100 INSECT REPELLENT NON-AEROSOL PUMP
18252	SXA		SANEX WASP & HORNET KILLER PRESSURIZED SPRAY
18289	FSS		GREEN CROSS EVER-READY ROSE/FLOWER INSECTICIDE
18290	FSS		GREEN CROSS EVER-READY TOMATO & VEGETABLE INSECTICIDE
18295	FSS		GREEN CROSS EVER-READY KILLEX READY-TO-USE SPOT WEEDER
18303	SAF		SANEX CABBAGE DUST INSECTICIDE
18332	NUG		C-I-L CRAWLING INSECT KILLER
18349	FSS		GREEN CROSS EVER-READY CREEPY CRAWLY PEST CONTROL
18355	SFR		SAFER'S ROSE & FLOWER INSECTICIDE R.T.U. (NATURAL)
18356	SFR		SAFER'S AFRICAN VIOLET INSECTICIDE
18364	MLS	CHH	CUTTER EVERGREEN SCENT INSECT REPELLENT PRESSURIZED SPRAY
18365	MLS	CHH	CUTTER INSECT REPELLENT PRESSURIZED SPRAY
18366	MLS	CHH	CUTTER EVERGREEN SCENT INSECT REPELLENT CREAM

SCHEDULE: 4

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
18367	MLS	CHH	CUTTER INSECT REPELLENT CREAM
18383	NUG		C-I-L SPOT WEEDER (READY-TO-USE)
18390	JAN		K.F.L. INSECTICIDE SHAMPOO FOR DOGS & CATS
18397	TOM	CCN	TOMLYN FLEA & TICK SHAMPOO
18402	TOM	CCN	TOMLYN DAILY PROTECTION PEST SPRAY (FOR CATS & KITTENS)
18403	TOM	CCN	TOMLYN DAILY PROTECTION PEST SPRAY (FOR DOGS & PUPPIES)
18418	SFR		SAFER'S DE-MOSS FOR LAWNS CONCENTRATE
18423	APA		APAVAP SPRAY FLYING INSECT KILLER
18444	SDZ		VET-KEM FLEA & TICK PUMP SPRAY
18445	BOY		BLACK FLAG TOMATO & VEGETABLE GARDEN FOGGER
18449	JOH		RAID LIQUID ANT KILLER
18474	INT		CO-OP TOMATO & VEGETABLE INSECT CONTROL LIQUID
18475	INT		CO-OP ROSE & ORNAMENTAL INSECT CONTROL LIQUID
18494	JOL		INSTANT SUREKILLER RESIDUAL PRESSURIZED INSECTICIDE SPRAY
18499	HOH	ROT	RIVER TRAIL LIQUID INSECT REPELLENT
18505	SDZ		VET-KEM INTEGRAL BUCKLE FLEA & TICK COLLAR (FOR DOGS)
18506	SDZ		BREAK-AWAY FLEA & TICK COLLAR FOR CATS
18507	BAX		SENDRAAN FLEA & TICK COLLAR FOR DOGS
18511	SDZ		VET-KEM INTEGRAL BUCKLE FLEA COLLAR FOR DOGS
18512	SDZ		VET-KEM BREAK-AWAY FLEA COLLAR FOR CATS
18543	PIC	LEE	PIC X-100 DEET INSECT REPELLENT
18547	SCU	CRY	SCHULTZ INSTANT HOUSE PLANT & GARDEN INSECTICIDE SPRAY
18552	PIC	LEE	PIC LIQUID ANT KILLER
18661	CHZ		COGHLAN'S MOSQUITO COILS
18687	SGO		ANT, COCKROACH AND CRAWLING INSECT KILLER
18708	SFR		SAFER'S FRUIT & VEGETABLE INSECTICIDE (NATURAL)
18778	PGH		MUSKOL INSECT REPELLENT WITH SUNSCREEN LOTION 6
18790	INN		INSECTO NO 2 COMMERCIAL INSECTICIDE
18801	FSS		GREEN CROSS ANT, GRUB AND CUTWORM KILLER
18802	CGC		GREEN CROSS CUTWORM DUST INSECTICIDE
18909	HAU		HARTZ 2 IN 1 FLEA & TICK KILLER FOR CATS
18910	HAU		HARTZ 2 IN 1 FLEA & TICK KILLER FOR DOGS
18974	WIL		WILSON ROACH DESTROYER
18992	WIL		WILSON PARAFFINIZED RAT & MOUSE BAIT PELLETS
18993	WIL		WILSON BAIT BLOKS KILLS RATS & MICE
19005	CAA		CADILLAC MOTH KILLER PERFUMED BLOCK
19015	BOY		BLACK FLAG WASP & HORNET KILLER
19016	REK		BLACK FLAG FLEA KILLER
19038	SDZ		ZODIAC FLEA & TICK PUMP SPRAY
19061	SFR		SAFER'S NATURAL GARDEN FUNGICIDE
19107	FRE		THE ORIGINAL SKEETO-BAN INSECT REPELLING-JACKET OR PANTS
19194	FRE		THE ORIGINAL SKEETO-BAN BUG REPELLENT
19209	SDZ		ZODIAC FLEA & TICK SHAMPOO
19210	SDZ		ZODIAC BREAK AWAY FLEA & TICK COLLAR FOR CATS

SCHEDULE: 4

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
19211	SDZ		ZODIAC INTEGRAL BUCKLE FLEA & TICK COLLAR FOR DOGS
19216	CMF		INSECTIGONE INSECT CONTROL POWDER (100% NATURAL)
19228	WIL		WILSON EARWIG DESTROYER GRANULES
19228.01	WIL		WILSON GARDEN AUTHORITY EARWIG KILLER
19244.03	AMX		ANIMAX FLY FOGGER
19250	SGT		SERGEANT'S HOUSEHOLD FLEA KILLER SPRAY
19273	INT		CO-OP SUPER INDOOR/OUTDOOR BUG KILLER
19275	BOY		COMBAT INSECT REPELLENT
19283	KEM	CCN	ATAK HORNET & WASP KILLER INSECTICIDE SPRAY
19284	KEM	CCN	ATAK ANT & ROACH KILLER INSECTICIDE SPRAY
19294	ICC		HOT FOOT BIRD REPELLENT PASTE
19307	BOY		BLACK FLAG HOUSE & GARDEN BUG KILLER
19308	REK		BLACK FLAG HOUSE & GARDEN BUG KILLER
19322	MLS	CHH	CUTTER MAXIMUM STRENGTH INSECT REPELLENT LIQUID
19332	ZOD		VAPORETTE BREAK-AWAY FLEA COLLAR FOR CATS
19333	SDZ		VAPORETTE INTEGRAL BUCKLE FLEA COLLAR FOR DOGS
19390	JOL		SUREKILLER ANT KILLER
19437	SFR		SAFER'S FRUITS & VEGETABLE INSECTICIDE (NATURAL)
19444	SFR		SAFER'S APHID & WHITEFLY KILLER NATURAL (R.T.U.)
19445	SFR		SAFER'S SPIDER MITE SPRAY (NATURAL)
19449	SFR		SAFER'S APHID & WHITEFLY INSECTICIDE (NATURAL)
19452	JOL	CCN	SUREKILLER CRAWLING INSECTICIDE II
19454	BDN	HOD	POKON PLANT SPRAY INSECTICIDE
19460	SFR		SAFER'S FLEA & TICK SPRAY (R.T.U.)
19475	HAC		HAGEN PETS & PREMISES FLEA & TICK PUMP SPRAY
19526	CLC		MAXFORCE ROACH CONTROL SYSTEM
19567	LAT		LATER'S PRUNING SEAL
19587	BAX	CCN	PARA-PREMISE INSECTICIDE SPRAY
19590	JOH		RAID ANT ROACH & EARWIG BUG KILLER
19599	HAC		HAGEN FLEA COLLAR FOR DOGS AND PUPPIES
19600	HAC		HAGEN FLEA COLLAR FOR CATS & KITTENS
19601	HAC		HAGEN FLEA COLLAR FOR DOGS WITH INTEGRAL BUCKLE
19602	HAC		HAGEN FLEA COLLAR FOR CATS
19648	AVM	CCN	ASSAULT FLYING INSECT KILLER
19651	PUG		PUROGUARD R.K. 42 READY-TO-USE RESIDUAL SPRAY
19678	AVM	CCN	ARISTA CONTACT & RESIDUAL INSECTICIDE SPRAY
19688	NUG		C-I-L CHLORISECT SOIL & LAWN INSECT DUST
19691	SFR		SAFER'S NATURAL GARDEN FUNGICIDE
19703	SFR		SAFER'S SULPHUR DUST FUNGICIDE MITICIDE
19759	NUG		C-I-L EARWIG KILLER DUST
19769	WIL		WILSON ANT & ROACH KILLER
19770	INT	CCN	CO-OP FLY & MOSQUITO KILLER
19771	INT	CCN	CO-OP CRAWLING INSECT KILLER
19785	WIL		WILSON ANT, ROACH, EARWIG KILLER
19816	CLC		IMPACT ROACH CONTROL SYSTEM
19829	SFR		SAFER'S TOMATO & VEGETABLE INSECTICIDE

SCHEDULE: 4

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
			RTU
19856	KEM		ATAACK INDOOR INSECT KILLER
19876	INT	CCN	CO-OP TREE WOUND DRESSING PRESSURIZED SPRAY
19901	MOX	MOL	CLEAR-IT 1 NON-SELECTIVE HERBICIDE
19902	MOX	MOL	CLEAR-IT 2 NON-SELECTIVE HERBICIDE
19903	MOX	MOL	CLEAR-IT 3 NON-SELECTIVE HERBICIDE
19904	MOX	MOL	SIDE-KICK #1 NON-SELECTIVE WEED & GRASS KILLER
19905	MOX	MOL	SIDE-KICK #2 NON-SELECTIVE WEED & GRASS KILLER
19906	MOX	MOL	SIDE-KICK #3 NON-SELECTIVE WEED & GRASS KILLER
19909	PGH		MUSKOL INSECT REPELLENT SPRAY PRESSURIZED
19913	MGK	WIC	D-TRANS HOUSE & GARDEN SPRAY 1862
19915	SGO		GREEN CROSS EARWIG ELIMINATOR BAIT
19918	BOY		BLACK FLAG ANT & COCKROACH KILLER
19929	SFR		SAFER'S ROSE & FLOWER INSECTICIDE (NATURAL)
19953	BOY		BLACK FLAG ANT & EARWIG KILLER
19962	PFP	PTM	PPP FLEA & TICK SHAMPOO (DOGS & CATS)
20003	NUG	CCN	C-I-L WASP & HORNET KILLER
20068	LAT		LATER'S FLEA-B-GON FLEA & TICK KILLER
20070	FSS		GREEN CROSS EARWIG ELIMINATOR INSECTICIDE SPRAY
20085	PFP	PTM	PPP FLEA & TICK HOME & KENNEL POWER SPRAY
20086	PFP	PTM	PPP FLEA & TICK SPRAY
20117	BOY		BLACK FLAG ROACH CONTROL SYSTEM
20194	FUB		FULLER HOUSE & GARDEN #1012 INDOOR/OUTDOOR INSECTICIDE
20203	SFR		SAFER'S ANT KILLER
20223	SXA		SANEX TRI-KILL R.T.U. SPOT WEEDER LIQUID SPRAY
20230	SGT		SERGEANT'S RUG PATROL FLEA KILLER SPRAY
20231	SAJ		UNITED VAN LINES SANITIZED VAN INTERIOR SPRAY
20234	BOY		COMBAT MOSQUITO REPELLENT STICK
20235	REK		BLACK FLAG ANT BAITS
20375	TNR	TNQ	BEN'S 100 INSECT REPELLENT SPRAY
20376	TNR	TNQ	BEN'S 100 INSECT REPELLENT LOTION
20378	WIL		WILSON EARWIG & ROACH KILLER
20382	BLL	MAE	QUINTOX RAT & MOUSE BAIT PACS
20383	BLL	MAE	QUINTOX MOUSE SEED PACS
20412	EAT	MYS	EATON'S 4 THE BIRDS TRANSPARENT BIRD REPELLENT LIQUID
20440	REK		BLACK FLAG LIQUID ANT KILLER
20445	MOX		ROUNDUP L&G READY-TO-USE HERBICIDE
20446	MOX		ROUNDUP L&G CONCENTRATED
20455	PGH		MUSKOL LITE INSECT REPELLENT PRESSURIZED SPRAY
20460	WIL		WILSON FUNGUS GNAT KILLER
20471.01	CGC		GREEN CROSS CREEPY CRAWLY ROACH CONTROL SYSTEM
20478	WBC	GAX	DRAX ANT KIL GEL
20478.01	EKO		VICTOR LIQUID ANT KILLING SYSTEM
20503	SFR		SAFER'S EARWIG KILLER (NATURAL)
20504	SFR		SAFER'S EARWIG KILLER (NATURAL)
20561	SFR		SAFER'S NATURAL CATERPILLAR KILLER
20562	SFR		SAFER'S VEGETABLE GARDEN INSECTICIDE RTU

SCHEDULE: 4

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
20563	SFR		SAFER'S TROUNCE YARD & GARDEN INSECTICIDE
20564	SFR		SAFER'S TROUNCE YARD & GARDEN INSECTICIDE
20565	SFR		SAFER'S TROUNCE HOUSEPLANT INSECTICIDE (NATURAL)
20566	SFR		SAFER'S NATURAL HOUSEPLANT INSECTICIDE (CONC.)
20570	SDZ		VET-KEM PREMISE SPRAY
20574	ORM	CCN	ORMOND TENOCIDE FOAM FLEA & TICK KILLER
20667	HOW	CCN	PRO-HARDWARE HOUSE & GARDEN INSECT KILLER
20668	HOH	CCN	HOME GARDENER HOUSE & GARDEN INSECT KILLER
20669	JAN	CCN	SIPHEX-14 CARPET & PREMISE CONTACT & RESIDUAL SPRAY
20671	DIS		DISPAR FLEA-3 PRESSURIZED CONTACT & RESIDUAL INSECTICIDE SPRAY
20677	DIS	CCN	DISPAR FLEA-1 FLEA & TICK MOUSSE SHAMPOO FOR PETS
20678	BAX	CCN	FLEATOL MOUSSE SHAMPOO
20679	MTN	CCN	3M #1491 FLEA & TICK FOAM SHAMPOO
20693	BAX	CCN	PAPA FOAM FLEA & TICK QUICK BREAKING FOAM
20694	SDZ		VET-KEM QUICK BREAKING INSECTICIDE FOAM FOR CATS & DOGS
20695	JAN	CCN	SIPHEX-14 MOUSSE (FLEA & TICK FOAM)
20717	SEX		SILO R.K. 42 DOMESTIQUE
20773	JOH		RAID ROACH & EARWIG BAITS
20778	AIG	CCN	KONK PRO INSECT KILLER
20783	AIG	CCN	KONK TOO FLYING INSECT KILLER
20784	PFP	PTM	PPP FLEA & TICK MOUSSE
20848	SFR		SAFER'S ROACH & CRAWLING INSECT KILLER
20854	BOY		BLACK FLAG INSECT STRIP
20905	LAT		LATER'S PET FLEA & TICK SPRAY
20918	SDZ		VET-KEM SIPHOTROL HOUSEHOLD FLEA SPRAY
20972	ROK		GOLDEX MOTH BALLS
21002	REC		MOTH RID 3
21010	WIL	CCN	WILSON JET FOAM WASP & HORNET KILLER
21030	HRY		EASY-OFF CARPET FLEA KILLER
21036	HOH	CCN	HOME GARDENER CRAWLING INSECT KILLER
21037	HOW	CCN	PRO-HARDWARE EARWIG & CRAWLING INSECT KILLER
21050	SEX		EXTERMINATOR IN A BOTTLE SMASH IV INSECTICIDE (RTU)
21072	SHT	CHP	C-I-L MOUSEBUSTER WITH RATAK
21082	HOH	CCN	HOME GARDENER HORNET & WASP KILLER
21087	HOW	CCN	PRO HARDWARE HORNET & WASP KILLER
21108	MRR	NUO	MR ROACHKILLER ROACH CONTROL SYSTEM
21112	WIL		WILSON GREEN EARTH ORGANIC INSECTICIDAL SOAP
21113	WIL		WILSON GREEN EARTH INDOOR-OUTDOOR INSECTICIDAL SOAP
21118	VTR		CYCLEBREAKER 2 (PREMISE AEROSOL SPRAY)
21120	VTR		CYCLEBREAKER 4 FLEA & TICK SHAMPOO
21121	VTR		CYCLEBREAKER 5 INSECTICIDE SOLUTION
21165	WIL		WILSON GREEN EARTH CONCENTRATED NATURAL ANIMAL REPELLENT
21166	WIL		WILSON GREEN EARTH READI-SPRAY NATURAL ANIMAL REPELLENT
21206	SDZ		VET-KEM OVITROL PLUS FOR DOGS & CATS (WITH PRECOR)
21274	CLC		IMPACT ANT CONTROL SYSTEM

SCHEDULE: 4

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
21296	WIL		WILSON FLEA & TICK POWDER FOR DOGS & CATS
21299	JOH		OFF! SKINTASTIC LOTION INSECT REPELLENT (WITH ALOE VERA)
21321	WIL		WILSON GREEN EARTH ORGANIC INSECTICIDAL SOAP (HOSE SPRAY)
21322	WIL		WILSON GREEN EARTH INDOOR-ORGANIC INSECTICIDAL SOAP (CONCENTRATED-MIX)
21326	MMN		SECTROL PREMISES FLEA SPRAY
21327	MMN		SECTROL PET SPRAY
21333	SDZ		RALSTON COUNTRY ROADS FLEA & TICK COLLAR FOR SMALL DOGS
21334	SDZ		RALSTON COUNTRY ROADS FLEA & TICK COLLAR FOR LARGE DOGS
21340	CMF		INSECTIGONE COCKROACH & ANT KILLER
21341	CMF		INSECTIGONE EARWIG KILLER
21342	CMF		INSECTIGONE ANT KILLER
21347	SDZ		RALSTON COUNTRY ROADS FLEA COLLAR FOR CATS
21350	WIL		WILSON GREEN EARTH ORGANIC ROTENONE INSECT DUST
21357	SDZ		VET-KEM SIPHOTROL P.M. (KILLS FLEAS)
21373	SDZ		VET-KEM SIPHOTROL PLUS KILLS FLEAS
21393	INH		INSECTA 1000
21406	SGT		SERGEANT'S FLEA SOAP FOR DOGS
21422	SFR		SAFER'S ROTENONE ORGANIC GARDEN DUST
21424	TNR	TNQ	NATRAPEL INSECT REPELLENT (LOTION) WITH ALOE
21425	TNR	TNQ	NATRAPEL INSECT REPELLENT (SPRAY) WITH ALOE
21453	WIL		WILSON R.T.U. REPELL DOG & CAT REPELLENT
21474	WIL		WILSON GREEN EARTH DRIONE CRAWLING INSECT KILLER
21500	VTR	WIL	CYCLE BREAKER FLEA & TICK POWDER
21510	NAC		KILLEMOL
21511	MTK		LAY'EM LOW PRESSURIZED INSECTICIDE SPRAY
21512	CER		PUMMEL PRESSURIZED INSECT SPRAY
21540	RAK		RALSTON COUNTRY ROADS FLEA & TICK SHAMPOO FOR DOGS
21541	RAK		RALSTON COUNTRY ROADS FLEA & TICK SHAMPOO FOR CATS
21542	RAK		RALSTON COUNTRY ROADS CARPET FLEA CONTROL SPRAY
21543	RAK		RALSTON COUNTRY ROADS YARD & PREMISE SPRAY
21547	JOH		DEEP WOODS INSECT REPELLENT (PRESSURIZED SPRAY)
21548	RAK		RALSTON COUNTRY ROADS FLEA & TICK SPRAY FOR CATS & DOGS
21550	AFL		DELLA-MIST LIVESTOCK SPRAY
21552	JOH		DEEP WOODS PUMP SPRAY INSECT REPELLENT
21556	AFL		DELLA-ZAP INDUSTRIAL AEROSOL
21558	MMN		3M PET & PREMISES FLEA SPRAY
21576	REK		COMBAT INSECT REPELLENT PRESSURIZED SPRAY
21577	REC		RECOCHEM INSECT REPELLENT
21578	AMX		BANDIT PREMISE AEROSOL SPRAY
21579	AMX		BANDIT INSECTICIDE SOLUTION CONCENTRATE (FOR DOGS & CATS)
21580	AMX		BANDIT FLEA & TICK SHAMPOO (FOR DOGS & CATS)

SCHEDULE: 4

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
21592	AMX	CCN	BANDIT FLEA & TICK POWDER
21594	AVM		OPTIMA DUAL PURPOSE INSECTICIDE
21607	RAK		RALSTON COUNTRY ROADS DOG & CAT REPELLENT
21616	DIS		FLEA 2 FLEA & TICK SPRAY FOR PETS
21622	AMX		BANDIT PET AEROSOL SPRAY
21623	VTR		CYCLE BREAKER 1 PET AEROSOL SPRAY
21631	VTR		CYCLE BREAKER 3 PET PUMP INSECT. SPRAY
21632	AMX		BANDIT PET PUMP INSECTICIDE SPRAY
21635	FSS	FSS	NATURAL SOLUTION GARDEN/VEGETABLE BUG KILLER
21715	INT		CO-OP INSECT REPELLENT
21733	RUD		GET OFF MY GARDEN - DOG & CAT REPELLENT
21743	BOY		BLACK FLAG ANT, ROACH & EARWIG (TRIGGER PUMP)
21744	SDZ		ZODIAC ENDALSECT FLEA SPRAY FOR DOGS & CATS
21747	SDZ		ENDALSECT FLEA SPRAY FOR CATS
21759	REK		BLACK FLAG HOUSE & GARDEN BUG KILLER (TRIGGER PUMP)
21761	SDZ	FSS	ZODIAC ENDALSECT CARPET SPRAY
21762	SDZ		ZODIAC ENDALSECT PREMISE FLEA SPRAY
21791	RUD		GET OFF MY GARDEN - INDOOR/OUTDOOR DOG & CAT REPELLENT
21793	JOH		RAID ANT, ROACH & EARWIG BUG KILLER
21825	JOH		RAID ANT, ROACH, EARWIG BUG KILLER FOR CRAWLING INSECTS
21834	FSS		GREEN CROSS HORNET & WASP BLASTER
21839	SGO		GREEN CROSS HOUSE & GARDEN INSECT BLASTER
21843	JOH		OFF! INSECT REPELLENT PRESSURIZED SPRAY - SPRING FRESH SCENT
21865	SGT	WIL	SERGEANT'S SHOO INDOOR/OUTDOOR DOG & CAT REPELLENT
21868	JOH		OFF! INSECT REPELLENT TOWELETES
21871.01	PTV		PET VALU DOG & CAT FLEA & TICK SHAMPOO
21872.01	PTV		PET VALU PUMP INSECTICIDE SPRAY FOR PETS
21878	LAT		LATER'S DOG SHAMPOO
21880	WIL		WILSON GREEN EARTH GARDEN SULPHUR FUNGICIDE/MITICIDE
21881	LAT		SUPER PET FLEA & TICK SPRAY
21886	REK		BLACK FLAG HOUSE & GARDEN BUG KILLER
21890	WIL	AHS	WILSON GREEN EARTH GARDEN SULPHUR FUNGICIDE/MITICIDE
21908	REK		BLACK FLAG ANT, COCKROACH & EARWIG KILLER
21936	WIL		WILSON GREEN EARTH DIO BUG & SLUG KILLER
21944	CMI		CHEMAC QUICK 'N EASY DOG & CAT REPELLENT
21999	SAF		SANEX JUNGLE POWER PRESSURIZED SPRAY INSECT REPELLENT
22001	SXA		JUNGLE POWER FOAM INSECT REPELLENT
22010	REK		COMBAT INSECT REPELLENT LOTION
22014	HHH		SUPERCIDE
22030	LAT	CCN	LATER'S DOG & CAT REPELLENT
22050	LPH		MAKI MINI BLOCK
22053	AVM		HARVEST TIME FLYING INSECT KILLER
22054	PRQ		SUPER MIST + (METERED SPRAY)
22069	DIS		TRAP-N-A-SACK II KILLS RATS & MICE
22122	NHM		NASCHEM A204 BUZZ-OFF WASP AND HORNET BLASTER
22123	NHM		NASCHEM A231 RESI-DUEL INSECTICIDE
22124	NHM		NASCHEM A221 CONTACT INSECTICIDE

SCHEDULE: 4

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
22136	BLL	MAE	PRESSURIZED
22153	SAF		DITRAC MOUSE BAIT STATION
22157	RYN		SANEX FLY KILLER INSECTICIDE
22169	JOH		BUZZ OFF BIRD REPELLENT
			RAID HOUSE & GARDEN BUG KILLER - TRIGGER SPRAY
22170	AVM	CCN	OPTIMA DUAL PURPOSE INSECTICIDE
22170.02	FUB	AVM	FULLER 1012 DUAL PURPOSE INSECTICIDE
22185	LAT	CCN	LATER'S HORNET & WASP KILLER FOAM
22186	LAT	CCN	LATER'S HOUSE & GARDEN INSECT KILLER SPRAY
22210	SFR		SAFER'S INSECTICIDAL SOAP CONCENTRATE HOSE-END SPRAY
22213	SDZ		VET-KEM SIPHOTROL FORTE
22214	MMN		3M FLEA & TICK SHAMPOO FOR DOGS AND CATS
22221	JOH		RAID ANT BAITS II
22240	BLL	MAE	CONTRAC RODENTICIDE KILLS WARFARIN RESISTANT NORWAY RATS
22244	SFR		SAFER'S TOPGUN CONTACT WEED KILLER (FAST ACTING)
22245	SFR		SAFER'S TOPGUN WEED KILLER
22249	SDZ		ZOECON PETCOR FLEA SPRAY FOR DOGS & CATS
22253	JMD	BOV	BUG KILL INSECTICIDE
22257	JOH		DEEP WOODS OFF! INSECT REPELLENT
22258	JOH		DEEP WOODS OFF! PUMP SPRAY INSECT REPELLENT
22263	KEM	CCN	KONK PRO COMMERCIAL & FARM INSECT KILLER
22295	SKN	SKB	ADAMS AQUA SPRAY (WITH PYRETHRINS)
22311	JOH		OFF! SKINTASTIC SPRAY INSECT REPELLENT
22319	CTZ		CT-511 DAIRY FLY AEROSOL PRESSURIZED INSECTICIDE
22405	MOM	MAE	HAWK MOUSE BAIT STATION
22406	MOM	MAE	TOMCAT MOUSE BAIT STATION
22426	MGK	WIC	EVERCIDE FLEA & TICK SPRAY 2412
22427	TNR	TNQ	NATRAPEL ECO-SPRAY
22442	WBC	GAX	CB S-312 INSECTICIDE (WITH ESBIOTHRIN)
22450	MMN		DURATROL HOUSEHOLD FLEA SPRAY
22483	WHM	GAX	WHITMIRE PT565 PLUS XLO INSECTICIDE PRESSURIZED SPRAY
22501	BLL	MAE	DITRAC RAT & MOUSE BAIT
22535	PPK	LTR	PROLINE FLEA, TICK AND CRAWLING INSECT KILLER
22536	PTV	LTR	PET VALU FLEA, TICK AND CRAWLING INSECT KILLER
22545	ARO	LTR	ARMSTRONG FLEA TICK AND CRAWLING INSECT KILLER
22547	INT	CCN	CO-OP GENERAL HOME & GARDEN INSECT CONTROL
22557	PTA		DR. BULLEN'S FLEA AND TICK SHAMPOO FOR DOGS AND CATS
22574	PRQ	CCN	M. BIBITE (ANT COCKROACH & EARWIG KILLER)
22591	MGK		EVERCIDE FLEA & TICK PET SPRAY 2412
22611	JOH		OFF! SKINTASTIC LOTION INSECT REPELLENT (UNSCENTED)
22622	CAT		NOK! AEROSOL INSECT KILLER
22629	ARO	LTR	ARMSTRONG HOUSE & GARDEN INSECT KILLER
22630	ARO	LTR	ARMSTRONG HORNET & WASP KILLER PRESSURIZED INSECTICIDE
22631	BDG	BDZ	BODYGUARD DOG REPELLENT

SCHEDULE: 4

REGIS-
TRATION
NO.REGIS-
TRANT

AGENT

PESTICIDE

22653	PPK	LTR	PROLINE WASP & HORNET KILLER
22656	PPK	LTR	PROLINE HOUSE & GARDEN INSECT KILLER
22666	INT	CCN	CO-OP AERO-TACK II FLYING INSECT SPRAY
22671	BLO	WFN	KILMOS PF MOSQUITO COIL
22672	JOH		RAID MOSQUITO COILS
22678	SDZ		VET-KEM OVITROL MOUSSE FOR CATS AND DOGS
22703	DIS		EQUINE DISVAP BARN & HORSES INSECTICIDE
22708	JOH		OFF! INSECT REPELLENT PRESSURIZED SPRAY - UNSCENTED
22715	SFR		SAFER'S VEGETABLE GARDEN INSECTICIDE
22750	KEM	CCN	ATAK HOUSEHOLD INSECT KILLER
22759	MOX		ROUNDUP L&G SUPER CONCENTRATE HERBICIDE
22762	JOH		OFF! INSECT REPELLENT PRESSURIZED SPRAY - FRESH SCENT
22780	SPR	LTR	SPRAY-PAK DOG AND CAT REPELLENT PRESSURIZED SPRAY
22786	VWP		GUARDIAN DOG REPELLENT
22798	MTC		RENEW SKIN THERAPY I INSECTICIDAL SHAMPOO
22807	MOX		ROUNDUP L&G RTU HERBICIDE
22808	SPR	LTR	SPRAY-PAK GARDEN AND PATIO FOGGER PRESSURIZED SPRAY
22809	SPR	LTR	SPRAY-PAK HOUSE & GARDEN INSECT KILLER-D
22809.01	MRS	LTR	KLEEN-UP HOUSE & GARDEN INSECT KILLER-D
22810	SPR	LTR	SPRAY-PAK HOUSE & GARDEN INSECT KILLER-P
22811	SPR	LTR	SPRAY-PAK WASP AND HORNET KILLER
22811.01	MRS	LTR	KLEEN-UP WASP AND HORNET KILLER
22812	MOM	MAE	HAWK RODENT BLOCK KILLS RATS AND MICE
22813	MOM	MAE	TOMCAT RODENT BLOCK KILLS RATS AND MICE
22839	CLC	ASB	MAXFORCE ANT CONTROL SYSTEM
22870	HDP		INSECOLO-FLEA CONTROL
22871	HDP		INSECOLO-ANT CONTROL
22872	HDP		INSECOLO COCKROACH & EARWIG CONTROL (HOME & GARDEN)
22874	WIL		WILSON GARDEN AUTHORITY ROTENONE INSECT DUST
22916	SDZ		ZODIAC ENDALSECT MOUSSE (FOR CATS & DOGS)
22927	FSS		CREEPY CRAWLY CRACK & CREVICE HORNET & WASP FOAM
22934	SUF	WIL	NO NAME FLOWER & VEGETABLE SPRAY INSECT KILLER
22966	MMN		3M ULTRATHON INSECT REPELLENT
22970	OUR	WIL	OUR BRAND FLEA & TICK PREMISE SPRAY
23010	SPR	LTR	SPRAY-PAK INSECT REPELLENT PRESSURIZED SPRAY
23010.01	MRS	LTR	KLEEN-UP INSECT REPELLENT PRESSURIZED SPRAY
23024	APA		APAVAP SPRAY FARM AND DAIRY INSECT KILLER
23025	NHM		NASCHEM A212 INSTITUTIONAL AND GARDEN SPRAY
23033	MMN		SECTROL FLEA & TICK FOAM
23036	DIT		DITCHLING BAIT BLOCKS RODENTICIDE DOMESTIC
23053	WIL		WILSON GARDEN AUTHORITY FLOWER AND VEGETABLE GARDEN SPRAY
23058	MMN		3M 90 DAY HOUSEHOLD FLEA SPRAY
23059	TMP	SXA	TEAM LIVESTOCK AEROSOL
23061	JOH		RAID HOUSE & GARDEN BUG KILLER 1 - OUTDOOR FRESH SCENT
23064	JOH		RAID HOUSE & GARDEN BUG KILLER 1 - FRESH

SCHEDULE: 4

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
23066	WTR	WIL	LIGHT SCENT
23075	SDZ		WHITE ROSE GUARDIAN DORMANT OIL SPRAY
23099	JOH		ZODIAC ENDALSECT PREMISE PLUS FLEA SPRAY
			OFF! SKINTASTIC SPRAY LOTION INSECT REPELLENT
23121	SDZ		VET-KEM INTEGRAL-BUCKLE OVICOLLAR FOR DOGS
23123	GZR	SXA	ATTACK WASP AND HORNET KILLER PRESSURIZED SPRAY INSECTICIDE
23130	JOH		RAID HOUSE & GARDEN BUG KILLER OUTDOOR FRESH SCENT
23131	JOH		RAID HOUSE & GARDEN BUG KILLER LIGHT SCENT
23142	OUR		OUR BRAND FLEA SHAMPOO FOR DOGS & CATS
23163	WIL		WILSON GREEN EARTH AIM HOUSEPLANT INSECT SPRAY
23164	OUR	WIL	OUR BRAND INSECT SPRAY
23186	SXA		SANEX FLEA-X FLEA & TICK POWDER
23187	DIS		DISPAR RODENT CAKE II
23216	SPR	LTR	SPRAY-PAK FLYING INSECT KILLER (METERED SPRAY)
23216.01	AIK	LTR	AIR SPACE FLYING INSECT KILLER METERED PRESSURIZED SPRAY
23232	JOH		OFF! INSECT REPELLENT PRESSURIZED SPRAY - FRESH OUTDOOR SCENT
23234	JOH		RAID ANT, ROACH & EARWIG BUG KILLER 1
23255	SPR	LTR	SPRAY-PAK INSECT REPELLENT II
23267	HOW	WIL	GARDEN MASTER FLOWER & VEGETABLE INSECTICIDE
23285	JOH		RAID FLEA KILLER PLUS DOG SPRAY
23292	WTR	WIL	WHITE ROSE GUARDIAN TOMATO & VEGETABLE INSECT KILLER
23293	WTR	WIL	WHITE ROSE GUARDIAN ROSE AND FLOWER INSECT KILLER
23299	SPR	LTR	SPRAY-PAK WASP & HORNET KILLER II
23300	WIL		WILSON GREEN EARTH BIO-MIST INSECT KILLER CONCENTRATE
23321	NUG		C-I-L ANIMAL REPELLENT
23328	JOH		RAID FLEA KILLER PLUS CARPET & ROOM SPRAY
23329	NUG		C-I-L MOTHER EARTH INSECT DUST
23342	JOH		RAID ANT ROACH & EARWIG BUG KILLER 2
23360	WBC	GAX	PURGE III INDUSTRIAL TYPE INSECT KILLER
23369	JOH		RAID ANT, ROACH & EARWIG BUG KILLER 1 TRIGGER SPRAY
23372	SGO		ANT TRAP
23389	SPR	LTR	SPRAY-PAK CRAWLING INSECT KILLER-B
23406	HAC	WIL	HAGEN FLEA AND TICK POWDER FOR CATS
23407	HAC	WIL	HAGEN FLEA AND TICK POWDER FOR DOGS
23413	WBC	GAX	AEROSOL BORIC ACID
23431	CBE	SXA	MASTERCRAFT READY-TO-USE SPOTWEED LAWN WEED KILLER
23446	NUG		C-I-L ANT TRAPS
23457	KMA	WIL	K-GRO FLOWER AND VEGETABLE INSECT SPRAY
23471	WTR	WIL	WHITE ROSE GUARDIAN POTTED PLANT SOIL INSECT KILLER
23581	MMN		3M PET FLEA FOAM
23623	MMN		3M PET FLEA SPRAY
23626	AIG		KONK FLEA KILLER CAT & DOG FOAM
23627	AIG		KONK FLEA KILLER CAT & DOG SPRAY

SCHEDULE : 4

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
23628	AIG		KONK FLEA KILLER CARPET, ROOM & KENNEL SPRAY
			TOTAL: 691

SCHEDULE : 4

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
800367A	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L KERIGROW ROOTING POWDER
800870AB	FISONS HORTICULTURE INC. 600 - 25 WATLINE AVE. MISSISSAUGA, ONTARIO L4Z 2Z1	PLANT START 5-15-5 PLUS ROOT STIMULATOR
841305C	FISONS HORTICULTURE INC. 600 - 25 WATLINE AVE. MISSISSAUGA, ONT L4Z 2Z1	FOSSIL FLOWER HOUSEPLANT GROW & GUARD
841306C	FISONS HORTICULTURE INC. 600 - 25 WATLINE AVE. MISSISSAUGA, ONT L4Z 2Z1	FOSSIL FLOWER ROSE & FLOWER BUG KILLER & PLANT FOOD
841307C	FISONS HORTICULTURE INC. 600 - 25 WATLINE AVE. MISSISSAUGA, ONT L4Z 2Z1	FOSSIL FLOWER GARDEN BUG KILLER & PLANT FOLIAR FEED
841409C	WILSON LABORATORIES INC. 36 HEAD ST. DUNDAS, ONTARIO L9H 3H3	WILSON MOSS KILLER PLUS PLANT FOOD
850065B	WILSON LABORATORIES INC. 36 HEAD ST. DUNDAS, ONTARIO L9H 3H3	WILSON TRANSPLANTER WITH ROOTS 5-15-5
920081A	WHITE ROSE NURSERIES LTD. 4038 #7 HIGHWAY UNIONVILLE, ONTARIO L3R 2L5	WHITE ROSE GUARDIAN TRANSPLANT FERTILIZER 5-15-5
920089C	LES ENGRAIS SPRAY & GREEN FERTILIZERS INC. 111 INDUSTRIELLE DELSON, P.Q. J0L 1G0	SPRAY & GREEN SPOT WEED & FEED ENGRAIS + HERBICIDE

7. Schedule 5 to the Regulation is revoked and the following substituted:

SCHEDULE: 5

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
3891	PLG		PLANT-FUME 103 INSECTICIDE SMOKE FUMIGATOR
8106	CHH		GUTHION SPRAY CONCENTRATE CROP INSECTICIDE
8740	CHH		DI-SYSTON LIQUID CONCENTRATE SYSTEMIC INSECTICIDE
8779	PLG		PLANT-FUME PARATHION SMOKE FUMIGATOR
9275	CHH		DASANIT SPRAY CONCENTRATE INSECTICIDE
9519	CHH		DI-SYSTON 15% GRANULAR INSECTICIDE
10101	CHH		GUTHION 50% WP CROP INSECTICIDE
10363	FMC	ARN	FURADAN 480 FLOWABLE SYSTEMIC INSECTICIDE
10828	CHH		FURADAN 480 FLOWABLE SYSTEMIC INSECTICIDE
10868	DUQ		LANNATE SP INSECTICIDE
11144	NOQ	JAK	CARZOL SP MITICIDE-INSECTICIDE SOLUBLE POWDER
12287	CHH		MONITOR 480 LIQUID INSECTICIDE
12347	RHQ		TEMIK 10G GRANULAR ALDICARB
12434	TMO	UAG	ORTHO MONITOR 480 LIQUID INSECTICIDE
12556	VAR		GUARDSMAN PARATHION 960 EC INSECTICIDE
13334	ICI	CHP	DYFONATE II 20-G GRANULAR SOIL INSECTICIDE
13956	UAG		CLEAN CROP PARATHION 960 EMULSIFIABLE CONCENTRATE
14731	MBY		AQUA-PARATHION 800-E INSECTICIDE LIQUID EMULSIFIABLE CONCENTRATE
14777	WBE		PARATHION 15W INSECTICIDE WETTABLE POWDER
14952	UAG		PFIZER PARATHION 15W WETTABLE POWDER INSECTICIDE
15082	PFF		PFIZER TERRAMYCIN TREE INJECTION FORMULA
15268	CYC		COUNTER 15-G SOIL INSECTICIDE GRANULAR
15645	MKC	LTR	AZINPHOS METHYL 50W WETTABLE POWDER 50% INSECTICIDE
16351	DEG	GAX	DEGESCH PHOSTOXIN COATED TABLETS FOR CONTROL OF GROUNDHOGS
16412	ZNA		CHIPMAN APM 50W WETTABLE POWDER INSECTICIDE
17037	CYC		COUNTER 5-G SOIL INSECTICIDE GRANULAR
17533	MKA	LTR	AZINPHOS METHYL 240 EC EMULSIFIABLE INSECTICIDE
17892	DUQ		BIRLANE 25WP WETTABLE POWDER INSECTICIDE
17894	DUQ		BIRLANE 400EC INSECTICIDE
17995	DUQ		VYDATE L INSECTICIDE/NEMATICIDE
18013	ZNA		FUSILADE 250 EC HERBICIDE
20533	CYC		CYGARD 15G SOIL INSECTICIDE GRANULAR
21209	ZNA		FUSILADE II 125 EC (POSTEMERGENCE HERBICIDE)
21374	CHH		GUTHION SOLUPAK 50% WETTABLE POWDER CROP INSECTICIDE
22087	UAG		CLEAN CROP AZINPHOS-M 50W INSECTICIDE
22562	UAG		CLEAN CROP AZINPHOS-M 240EC INSECTICIDE
22644	TMO	RHQ	AMIGO ADJUVANT
22864	ZNA		APM 50W INSTAPAK WP INSECTICIDE
23323	UAG		SNIPER 50W CLEAN PAK
23337	UAG		SNIPER 240E
23486	NOQ	JAK	MITAC WP INSECTICIDE

8. Schedule 6 to the Regulation is revoked and the following substituted:

SCHEDULE: 6

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
106	WAK	WAL	WATKINS INSECT DUST
646	RAW		RAWLEIGH INSECT DUST
873	BAT		BARTLETT MICROSCOPIC WETTABLE SULPHUR
1268	SXA		SANEX HIGH TEST INSECT SPRAY
1683	CGC		CIBA-GEIGY LIVESTOCK LOUSE POWDER
2039	SXA		SANEX FLEA-X INSECTICIDE SHAMPOO
2076	VAR		GUARDSMAN AGRICULTURAL WEEDKILLER NO.1
2900	CBL		CARDICIDE OIL SOLUTION SPACE & CONTACT INSECTICIDE
3141	NUG		C-I-L MOTHER EARTH ROTENONE GARDEN INSECT DUST (ATOX)
3189	BAI		SUPER MICROSOL
3416	ESL		ESSO WEED KILLER 350 LIQUID HERBICIDE
3555	KIN		KING ORGANIC BUG KILLER DUST
3740	KEM		DED-RAT WARFARIN RODENTICIDE BAIT
3918	ZNA		MICROFINE SULPHUR 92 FUNGICIDE
4103	LAT		LATER'S ROTENONE GARDEN DUST
4305	SXA		SANEX RODENTKIL (KILLS RATS & MICE)
4627	INT		CO-OP FARM BUILDING SPRAY
5140	INT		CO-OP GARDEN INSECT DUST INSECTICIDE
5293	LAT		LATER'S GARDEN SULPHUR FUNGICIDE
5385	RER		STOP-PEST PESTICIDES MICE & RAT DESTROYER
5565	OSD		PENTOX WOOD PRESERVATIVE GREEN
5663	INT		CO-OP LOUSE POWDER INSECTICIDE
6063	YAP		CLEAN CROP WARBLE FLY WASH WP INSECTICIDE
6109	GAX		GARDEX INDUSTRIAL INSECTICIDE 50-7
6325	LAT		LATER'S DORMANT OIL SPRAY
6412	STO		REPEX BRAND INSECT REPELLENT
6496	NOX		NOXALL FLEA NEK-TYE FOR DOGS
6840	ZNA		CHIPMAN GRAIN PROTECTANT INSECTICIDE DUST
6957	PEN		PESTROY READY MIXED WARFARIN
7172	SAF		SANEX 10-1 FOOD PROCESSORS SPRAY
7222	WIL		WILSON'S WARFARIN RAT & MOUSE KILLER MEAL
7606	AUL		FELCAN FLEA AND TICK SHAMPOO FOR DOGS AND CATS
7652	FSS	ZNA	GREEN CROSS BUG KILLER
7668	ROR		ROZ TOX WOOD ROPE FABRIC PRESERVATIVE GREEN
7670	ROR		ROZ TOX WOOD ROPE & FABRIC PRESERVATIVE CLEAR LIQUID
7681	ALT		CRYSTAUX PARADICHLOROBENZENE
7720	CBE		ARMOUR COAT GREEN LIQUID WOOD/ROPE/FABRIC PRESERVATIVE
7857	GAX		GARDEX DIA ONE INSECTICIDE SPRAY
7902	CBL		CARDEL SPECIAL STOCK & DAIRY SPRAY
7947	ABE		WACO MAL-THANE FOGGING OIL
8214	CBL		CARMILL SPACE & CONTACT INSECTICIDE
8243	ZAN		MAGNETIC 6 FLOWABLE SULPHUR AGRICULTURAL FUNGICIDE
8571	NAC		DOUBLE-QUICK LIQUID INSECTICIDE SPRAY
8676	WIL		WILSON'S PROLIN RAT & MOUSE KILLER PELLETS
8685	NAC		PYRA-FOG 100 LIQUID INSECT SPRAY
8718	POP		POULIN'S RAT & MOUSE POISON
8823	LAT		LATER'S WARFARIN MOUSE & RAT KILLER BAIT
9061	DOL		DOMINION DUSTING POWDER FOR VET USE ONLY
9144	YAP		CLEAN CROP PYRETHRIN DUST FOR MUSHROOM GROWERS
9179	NUG		C-I-L MOTHER EARTH DORMANT OIL

SCHEDULE: 6

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
9222	NUG		EMULSIFIABLE CONCENTRATE
9230	SAF		C-I-L RAT & MOUSE BAIT
9328	LAT		SANEX PYRONIDE 5 INSECTICIDE
9371	GAX		LATER'S INDOOR PLANT INSECT KILLER SPRAY
9520	DIT		GARDEX PYRETHRIN SPRAY 5-25
9542	BAT		DIAZINON 2-D DUST INSECTICIDE
			BARTLETT SUPERIOR 70 OIL EMULSIFIABLE INSECTICIDE
9628	ORM	CCN	ORMOND KENNEL SPRAY
9703	ORM		ORMOND FLEA SHAMPOO
9783	COS		COPELAND INSECT SPACE & CONTACT SPRAY
9928	CAT		KLUNK AEROSOL INSECT KILLER
9947	SAF		SANEX DYNA-FOG M-L LIQUID INSECTICIDE
10043	CGH		DRI-KILL DUST
10078	NAC		SQUAD PRESSURIZED SPRAY INSECTICIDE
10079	GAX		GARDEX RODENT BAIT BLOCKS
10120	SAF		SANEX PYRONIDE 33 GRANULES INSECTICIDE
10124	LAT		LATER'S LOUSE POWDER ORGANIC INSECTICIDE
10165	SAF		SANEX 1½ DIAZINON INSECTICIDE SOLUTION
10238	FSS		GREEN CROSS HORNET & WASP BLASTER
10301	HMM	HMF	BIOBOR JF FUEL FUNGICIDE
10315	SAN		SANFAX SUPER FOG LIQUID INSECTICIDE
10321	LAV		DURO-TEC WOOD PRESERVATIVE LIQUID GREEN 545-277
10328	ANI		HALT DOG REPELLENT
10375	FAR	GIS	FARNAM WIPE LIQUID WIPE-ON FLY REPELLENT
10389	DIT		PYRATHEX 101E MILL SPRAY CONCENTRATE
10434	RAL		PURINA RUB-ON EMULSION HORSE INSECTICIDE
10443	PLG		PLANT PRODUCTS DORMANT OIL SPRAY EMULSIFIABLE INSECTICIDE
10562	BBE		RATICIDE BEXCO RODENTICIDE
10576	CHH		BAYGON 1½ RESIDUAL SPRAY INSECTICIDE
10591	BOY		BLACK FLAG RESIDUAL BUG KILLER
10645	INT		CO-OP BUG KILLER INSECTICIDE DUST
10709	KIN		KING BUG KILLER DUST
10723	CAY		ZEP FORMULA 60 SPACE & CONTACT INSECT SPRAY
10814	DIT		PYRATHEX 525 SPACE & CONTACT INSECTICIDE
10836	DIT		PYRATHEX TOP TEST INSECT SPRAY
10844	CAY		ZEP 10-X RESIDUAL INSECTICIDE SPRAY
10845	CAY		ZEPOSECTOR DUAL SYNERGIST INSECTICIDE
10863	BAX		FLEATOL INSECTICIDAL SHAMPOO
10878	UNR		HRC LIQUID SYSTEMIC FUNGICIDE
10881	KEM		DED-RAT DIPHACINONE RODENTICIDE BAIT
10883	DIT		SULFARIN PELLETS RAT & MOUSE KILLER
10923	KEM		RIDDEX P-100 MUSHROOM HOUSE INSECTICIDE
10996	FSS		GREEN CROSS DORMANT OIL SPRAY
11035	AVM		MAGNA II SPACE & CONTACT INSECTICIDE SPRAY
11046	DIT		DIAZINON 1 INSECTICIDE SOLUTION
11081	WEP		WEST FOG LIQUID INSECTICIDE
11085	KEM		RIDDEX B-1 RESIDUAL INSECTICIDE
11090	LAT		LATER'S SEVIN GARDEN DUST
11164	INT		CO-OP WARFARIN RAT KILLER RODENTICIDE PELLETS
11165	SAF		SANEX SANIMATIC FLY KILLER
11215	ZOD		VET-KEM KEMIC PET SPRAY
11223	UAG		CLEAN CROP 4½ MALATHION DUST INSECTICIDE
11317	GAX		GARDEX RATKILL

SCHEDULE: 6

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
11328	BEN		MOORWOOD WOOD PRESERVATIVE GREEN 456-40
11332	DIS		DISPARAT (PELLETS) RAT & MOUSE KILLER
11345	CBE		MASTERCRAFT LIQUID WOOD/ROPE/FABRIC PRESERVATIVE CLEAR
11352	WEP		PYROSECT LIQUID INSECTICIDE
11492	KEM		RIDDEX 5/25 ULV INSECTICIDE
11565	GAX		GARDEX 1½ BAYGON RESIDUAL INSECTICIDE
11580	RHQ		ETHREL LIQUID PLANT GROWTH REGULATOR
11593	NAC		KILZONE PRESSURIZED RESIDUAL INSECTICIDE SPRAY
11609	INT		CO-OP WARFARIN RAT KILLER RODENTICIDE MEAL
11631	LAT		LATER'S ANT ROACH & SPIDER KILLER SPRAY
11633	LAT		LATER'S HORNET & WASP BOMB SPRAY
11670	HOK	UAG	RAMIK BROWN RODENTICIDE
11769	UAG		CLEAN CROP XA OIL CONCENTRATE HERBICIDE ADJUVANT
11777	BIE		BIKOE'S DUAL SYNERGIST INSECTICIDE
11824	CHM	SAF	ROZOL RAT & MOUSE KILLER THROW PACK
11825	CHM	SAF	ROZOL FIELD RODENT BAIT
11904	ZNA		ACTIVOL CONTAINS GIBBERELIC ACID
12017	BLL	MAE	DITRAC ALL-WEATHER CAKE (KILLS RATS & MICE) - DOMESTIC
12018	CHM	SAF	ROZOL RAT & MOUSE KILLER THROW PACKS
12021	CHM	SAF	ROZOL RAT & MOUSE KILLER RODENTICIDE
12037	ORM		HEXAMITE FOR TREATMENT OF EAR MITES
12135	WIL		WILSON'S SEVIN GARDEN DUST INSECTICIDE
12143	CHD	SIE	CHAPMAN PQ-8 LIQUID FUNGICIDE
12225	PLG		A-REST GROWTH REGULATOR
12241	KEK		KEM KILL-B RESIDUAL SOLUTION SPRAY
12242	KEK		QUIKCID CONCENTRATE SPACE & CONTACT INSECTICIDE
12294	WAL		WATKINS QUALITY INSECT SPRAY FOR USE ON DAIRY CATTLE
12314	AMW	AMZ	AMWAY SPRAY ADJUVANT
12327	HOH		HOME BRAND WARFARIN BAIT PACKS-PELLETS
12345	PEI	ROU	SBP-1382 BIOALLETHRIN INSECTICIDE
12375	OSD		PENTOX COP-R-NAP GREEN WOOD PRESERVATIVE
12406	SAF		SANEX R-BAR ROZOL PARAFFINIZED BAIT BARS
12799	APA		APARAT RAT & MOUSE POISON BAIT
12984	UAG		CLEAN CROP DIPHACIN MEAL RAT & MOUSE CONTROL
13059	UNR		MAINTAIN CF 125 EMULSIFIABLE CONCENTRATE
13074	LAT		LATER'S PYRETHRIN DUST INSECTICIDE FOR HOME & GARDEN
13106	TAF	DLT	TREE TANGLEFOOT PASTE
13107	TAF	DLT	TREE TANGLEFOOT PRESSURIZED SPRAY
13167	UCB		AMID-THIN W PLANT GROWTH REGULATOR
13359	HOK	UAG	RAMIK GREEN KILLS RATS & MICE
13360	UAG		CLEAN CROP DIPHACIN LIQUID RAT & MOUSE CONTROL
13438	FAR	GIS	ROLL-ON FLY REPELLENT INSECTICIDE
13554	FAR	GIS	FARNAM FLYS-AWAY REPELLENT BOMB II
13693	WIL		WILSON ORGANIC ROTENONE INSECT DUST
13726	DTC		CERTIFIED MOTH BALLS/DEE-TEE MOTH FLAKES (NAPHTHALENE)
13729	CHM	SAF	ROZOL PARAFFINIZED PELLETS
13774	POP		POULINS LIQUID INSECTICIDE
13793	KEM		RIDDEX DRIONE INSECTICIDE POWDER

SCHEDULE: 6

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
13868	KEM		SHOO BIRD REPELLENT PASTE
13884	DIS		DISVAP BUG KILLER DUST INSECTICIDE
13905	BLL	MAE	ERAZE RAT & MOUSE BAIT
13906	ATC		ATPLUS 411F
13911	PEN		PESTROY LIQUID RESIDUAL INSECTICIDE
13913	BLL	MAE	RODENT CAKE
13930	NUG		C-I-L KERIGARD HOUSEPLANT SOIL INSECTICIDE
13934	CHH		BAYGON INSECTICIDE READY TO USE IN THERMAL FOGGERS
13949	KEM		RIDDEX BAYFOG FOGGING INSECTICIDE
13981	SAT	SAJ	SANITIZED BRAND BACTERIOSTAT TG LIQUID
14058	WIL		WILSON'S MOUSE TREAT
14119	GHC		WOODSOL GREEN PRESERVATIVE
14121	GHC		WOODSOL CLEAR PRESERVATIVE
14203	SAL		BAR BAIT RAT & MOUSE KILLER
14207	WHM	BAB	WHITMIRE FLYS-OFF DAIRY AEROSOL INSECTICIDE
14211	LAT		LATER'S 4½ MALATHION DUST INSECTICIDE
14254	KEM		KS D1 DIAZINON HOUSEHOLD RESIDUAL INSECTICIDE
14265	KEM		RIDDEX MALATHION 3½ RESIDUAL INSECTICIDE
14268	ZOD		STARBAR LOUSE POWDER INSECTICIDE
14273	CHM	SAF	ROZOL CANARY SEED MOUSE BAIT
14285	HAC		HAGEN FLEA & TICK SHAMPOO FOR DOGS
14303	ZNA		SUPERIOR OIL CONCENTRATE
14355	KEM		KEMSAN RODENTICIDE PELLETS WITH CHLOROPHACINONE
14374	SXA		SANEX MOSQUITO BLACKFLY FOG INSECTICIDE
14379	POP		POULIN'S RODENT DOOM (READY TO USE BAIT)
14399	POP		POULINS C PLUS C INSECTICIDE
14431	FFA	SIK	DRIONE INSECTICIDE POWDER
14493	SWH		SWISH 9601 INSECT KILLER INSECTICIDE
14507	KEM		RIDDEX INDUSTRIAL INSECTICIDE
14508	KEM		RIDDEX HEAVY DUTY INDUSTRIAL INSECTICIDE
14509	KEM		RIDDEX MILL & BAKERY INSECTICIDE
14538	KEM		RIDDEX FOOD PLANT INSECTICIDE
14541	KEM		FARM & RANCH BRAND BARN & LIVESTOCK INSECTICIDE
14569	BIE		BIKOE 1½ DIAZINON SOLUTION
14570	BIE		BIKOE XKD RESIDUAL INSECT SPRAY
14599	CGC		EASEOUT POTATO SEED PIECE TREATMENT
14625	QUA		MAGNA SPACE & CONTACT INSECTICIDE SPRAY
14633	FFA	FFC	PYRENONE READY-TO-USE LIQUID INSECTICIDE
14635	FFA	SIK	PYRENONE COMMERCIAL INSECTICIDE
14653	UAG		CLEAN CROP MICROSCOPIC SULPHUR WETTABLE POWDER FUNGICIDE
14665	KEM		KSC5 BAIT REPELLENTS RODENTICIDE
14669	SFR		SAFER'S NATURAL INSECTICIDE CONCENTRATE
14670	ABE		WACO CHLORPYRIFOS CRACK & CREVICE INJECTION TREATMENT
14693	WIL		WILSON'S PRUNING PASTE
14701	DUQ		FUNGINEX 190EC SYSTEMIC FUNGICIDE
14713	WBE		MICRO-NIASUL W FUNGICIDE SULPHUR WETTABLE POWDER
14751	WBE		SUPERIOR OIL 70 EMULSIFIABLE LIQUID
14759	NCR		NIAGARA HY-X LIQUID DISINFECTANT
14782	WBE		MALATHION GRAIN PROTECTANT POWDER
14786	NCR		NIAGARA TREE DRESSING ASPHALT EMULSION

SCHEDULE: 6

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
14809	WBE		NIAGARA DIPHACINONE RAT BAIT
14826	CHH		BAYGON READY TO USE IN THERMAL FOGGERS INSECTICIDE
14832	GAX		GARDEX 1½ PROPOXUR INSECTICIDE
14860	INT		CO-OP DORMANT OIL SPRAY EMULSIFIABLE INSECTICIDE
14868	WBE		NIAGARA MALATHION 4 PYRENONE INSECTICIDE-DUST
14873	KEM		B1 HOME & APARTMENT INSECTICIDE
14877	SAF		SANEX BUG-X RESIDUAL INSECT SPRAY
14894	YAP		CLEAN CROP MUSHROOM FLY DUST
14909	SAF		SANEX ROZOL PARAFFINIZED PELLETS
14948	RER		STOP-PEST LIQUID XLR BAYGON INSECT DESTROYER
14950	NUG		C-I-L PRUNING PAINT
14981	UAG		CLEAN CROP SUPERIOR 70 OIL E.C. INSECTICIDE
15011	SXA		SANEX M300 RESIDUAL INSECTICIDE SOLUTION
15038	INT		CO-OP TREE WOUND DRESSING ASPHALT EMULSION
15077	JOH		BOLT AIRBORNE LIQUID FOR FLYING & CRAWLING INSECTS
15078	JOH		BOLT RESIDUAL LIQUID FOR CRAWLING INSECTS
15079	JOH		BOLT RODENTICIDE FOR RATS & MICE
15140	FFA	FFC	PYRENONE FOOD PLANT FOGGING INSECTICIDE
15162	FFA	FFC	MULTI-PURPOSE PYRENONE COMMERCIAL INSECTICIDE
15180	FFA	SIK	PYRENONE AQUEOUS GARDEN SPRAY
15181	RSL	ROU	PYRENONE AQUEOUS PLANT SPRAY INSECTICIDE
15182	FFA	FFC	ROACH & ANT RESIDUAL SPRAY AQUEOUS
15211	PLG		PULSFOG PFE FOGGING SOLUTION
15212	PLG		PULSFOG PFW FOGGING SOLUTION
15232	JOH		BOLT COMMERCIAL INSECTICIDE PRESSURIZED SPRAY
15255	FFA	SIK	DRIONE INSECTICIDE POWDER
15284	SAF		SANEX MOUSE KILLER BAIT PELLETS
15285	SAF		SANEX DIPHA-PELL WEATHER RESISTANT RODENTICIDE PELLETS
15286	CHM	AGT	MAKI BULK RODENTICIDE MEAL BAIT
15287	CHM	KEM	MAKI SPECIAL RAT MEAL BAIT
15288	SAF		SANEX PRO-5 PLUS ULV CONCENTRATE INSECTICIDE
15289	SAF		SANEX PRO-3 PLUS ULV CONCENTRATE INSECTICIDE
15295	MGE	PCO	ULD P3610 LIQUID AIRBORNE SPRAY INSECTICIDE
15299	JOH		BOLT RESIDUAL INSECTICIDE PRESSURIZED SPRAY
15300	SAF		SANEX RESMEN-5-ULV CONCENTRATE INSECTICIDE
15329	SXA		SANEX DIAZINON 2½ DUST
15330	KEM		RIDDEX 110 ULV INSECTICIDE
15338	ABE		WACO BIRD REPELLANT
15431	SAF		SANEX MOUSE KILLER WHEAT FORMULA
15442	BAT		BARTLETT SUPERIOR OIL CONCENTRATE
15443	WBE		NIAGARA SUPERIOR OIL CONCENTRATE
15444	UAG		CLEAN CROP SUPERIOR OIL CONCENTRATE
15469	SAF		SANEX PYRONIDE 5 PLUS INSECTICIDE
15474	SAF		SANEX PYRONIDE 33 PLUS SOLUTION

SCHEDULE: 6

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
15476	SAF		INSECTICIDE SANEX HIGH TEST PLUS INSECT SPRAY
15481	RHQ		INSECTICIDE NU-TOMATOTONE LIQUID
15486	PUG		PUROGUARD BARN INSECTICIDE DUST
15488	PUG		PUROGUARD HOUSE & GARDEN INSECTICIDE DUST
15496	GAX		GARDEX D-TRANS ALLETHRIN EC 1-10
15518	KEM		RIDDEX INDUSTRIAL INSECTICIDE
15519	KEM		RIDDEX HEAVY DUTY INDUSTRIAL INSECTICIDE
15520	KEM		RIDDEX FOOD PLANT INSECTICIDE
15545	LAT		LATER'S TREE PRUNING PAINT SPRAY
15549	SAF		SANEX ROACH & BUG KILLER INSECTICIDE
15556	SXA		SANEX PRO PLUS INDUSTRIAL AEROSOL INSECTICIDE
15591	KEM		KS C7 LIQUID LIGHTNING RODENTICIDE
15642	JOH		BOLT ROACH BAIT COMMERCIAL INSECTICIDE
15673	KEM		DIAZINON 2% INSECTICIDE DUST
15676	KEM		KEMSAN RODENTICIDE MEAL BAIT WITH BROMADIOLONE
15678	SAF		SANEX BROMONE RAT & MOUSE MEAL BAIT
15726	DIS		DISVAP SPRAY INSECTICIDE PRESSURIZED SPRAY
15727	CGC		GREEN CROSS FUNGINEX 6.5 SYSTEMIC FUNGICIDE LIQUID
15769	MUB		MULCO LIQUID WOOD PRESERVATIVE GREEN
15788	SAF		SANEX BROMONE RAT & MOUSE KILLER RODENTICIDE PELLETS
15795	KEM		KEMSAN BAITPAKS WITH BROMADIOLONE
15800	REC		RECOCHEM CLEAR WOOD PRESERVATIVE PAINTABLE
15823	KEM		KEMSAN BAITPAKS WITH CHLOROPHACINONE
15824	KEM		KEMSAN RODENTICIDE MEAL BAIT WITH CHLOROPHACINONE
15825	TAF	MCA	TANGLEFOOT BIRD REPELLENT
15833	ILD		INLAND-ALCARE END BUG INSECTICIDE
15853	LAT		LATER'S SUMMER OIL INSECTICIDE SPRAY
15858	INT		CO-OP AERO-TACK AEROSOL INSECTICIDE
15886	DWE		DURSBAN READY-TO-USE HOUSEHOLD INSECTICIDE
15888	DWE		DURSBAN HOME & GARDEN INSECTICIDE GRANULES
15889	DWE		DURSBAN HOME & GARDEN INSECTICIDE DUST
15896	UAG		CLEAN CROP MALATHION GRAIN PROTECTOR DUST
15922	WHM	ELS	WHITMIRE INDUSTRIAL AEROSOL INSECTICIDE III
15948	ZOD		STARBAR MILK ROOM & CATTLE SPRAY
15958	WIL		WILSON'S SUPER RAT & MOUSE KILLER
15966	LAT		LATER'S GROW 'N' CARE TROPICAL SOIL INSECTICIDE DUST
15967	DIS		DISVAP III BARN & LIVESTOCK SPRAY SOLUTION
15982	SGO		GREEN CROSS LIME SULPHUR LIQUID INSECTICIDE-FUNGICIDE
16067	ORB		ORBIT'S SPLAT + INSECTICIDE
16152	JOL		SUREKILLER RESIDUAL INSECT SPRAY
16158	LAT		LATER'S ROOT-GUARD SOIL INSECT KILLER
16159	LAT		LATER'S BUGBAN-C ANT KILLER DUST
16161	LAT		LATER'S DURSBAN READY-TO-USE HOUSEHOLD INSECTICIDE

SCHEDULE: 6

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
16211	YAP		CLEAN CROP EMULSIFIABLE DORMANT SPRAY OIL
16250	GAX		GARDEX DIA ONE INSECTICIDE HOME PEST CONTROL KIT (PROF. QUALITY)
16261	BDC		BRENTDALE PRESSURIZED WASP & HORNET INSECTICIDE
16266	BDC		BRENTDALE RESIDUAL INSECTICIDE SPRAY
16268	BDC		BRENTDALE PYRETHRIN INSECTICIDE
16268.04	RTI		DUAL SYNERGIST INSECTICIDE SPRAY
16272	SAF		SANEX MR-10 MUSHROOM HOUSE INSECTICIDE SOLUTION
16288	UAG		CLEAN CROP COPPERTOX WOOD PRESERVATIVE (GREEN)
16312	SAF		SANEX ROZOL CANARY SEED MOUSE BAIT
16393	DWE		A-REST SOLUTION CONTAINING ANCYMIDOL
16599	RER		STOP-PEST PESTICIDES RODENT DESTROYER
16660	SCT	DWC	SCOTTS PROTURF GRANULAR SYSTEMIC FUNGICIDE
16674	WBE		WILBUR-ELLIS FLOWABLE SULPHUR FUNGICIDE
16685	CAY		ZEPOSECTOR A SPRAY INSECTICIDE
16699.01	INT		CO-OP BROMONE RAT & MOUSE KILLER RODENTICIDE PELLETS
16700.01	INT		CO-OP BROMONE RAT & MOUSE KILLER RODENTICIDE MEAL
16704	MMN		SECTROL #1490 INSECTICIDE CONCENTRATE
16706	SAF		SANEX MR II MUSHROOM FLY INSECTICIDE DUST
16738	SAF		SANEX ROZOL PARA BLOCKS RODENTICIDE
16741	WIL		WILSON'S MOUSE TREAT BROMONE
16776	GAX		GARDEX SEWER-RAT BAIT BLOCKS RODENTICIDE
16791	INT		CO-OP CUTWORM KILLER GRANULAR INSECTICIDE
16792	INT		CO-OP ANT & GRUB KILLER GRANULAR INSECTICIDE
16812	GAX		GARDEX D-TRANS INDUSTRIAL INSECTICIDE 7-30
16814	GAX		GARDEX D-TRANS INDUSTRIAL INSECTICIDE 2-5/25
16865	KEM		KSD5 BAIT BLOCKS RODENTICIDE
16866	KEM		KEMSAN BAIT BLOCKS RODENTICIDE
16890	SAF		SANEX BROMONE CANARY SEED MOUSE BAIT
16926	UNR		HINDER DEER & RABBIT REPELLENT
16934	SAF		SANEX MOSQUITO FOG INSECTICIDE
16944	LAV		DURO-TEC WOOD PRESERVATIVE LIQUID BROWN 545-275
16985	NUX		NUODEX COPPER 2% FUNGICIDE
16986	NUX		NUODEX ZINC 2% FUNGICIDE
17102	SFR		SAFER'S DE-MOSS STRUCTURAL MOSS & ALGAE KILLER
17111	ATC		CANPLUS 411 SPRAY TANK ADJUVANT
17189	SDZ		ZODIAC FLEA & TICK POWDER
17201	KEM		MOSQUITO FOGGING INSECTICIDE
17204	OSD		PENTOX ZIN-K-NAP WOOD PRESERVATIVE CLEAR
17222	INT		IPCO MALATHION 2% GRAIN PROTECTANT DUST
17244	PUG		PUROGUARD BARN & LIVESTOCK LIQUID INSECTICIDE
17250	DIS		DISVAP INSECTICIDE PRESSURIZED SPRAY
17260	FSS		GREEN CROSS BANISECT DOMESTIC INSECTICIDE DUST
17292	AHB		HUNTER INSECTICIDAL SHAMPOO FOR DOGS & CATS
17309	PLU		EMUL-PLUS PYRETHRINE INSECTICIDE

SCHEDULE: 6

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
17311	PLU		EMUL-PLUS INSECTICIDE
17314	PLU		POUDRE-D-PLUS INSECTICIDE
17359	SAF		SANEX BROMONE DURA-BLOCK
17379	WIL		WILSON'S SEVIN BUG KILLER DUST
17424	WIL		WILSON TOMATO & VEGETABLE DUST
17463	SAF		SANEX MALATHION GRAIN PROTECTOR DUST
17534	SXA		SEVIN 5-D INSECTICIDE DUST
17581	GRX		MALATHION PYRETHRIN FLY DUST INSECTICIDE
17591	AIG	CCN	K.O. FLYING INSECT KILLER
17592	AIG	CCN	KONK (B.V.T.) FLYING INSECT KILLER
17593	AIG		KONK TOO FLYING INSECT KILLER
17597	EAT	MYS	BAKER'S ALL WEATHER BAIT BLOCKS RODENTICIDE
17598	EAT	PLU	BAKER'S ALL WEATHER BAIT BLOCKS RODENTICIDE
17625	REC		ONCE OVER WOOD PRESERVATIVE & SEALER
17629	AIG		KONK (C.S.A.) FLYING INSECT KILLER
17661	LEG		REZ BROWN END CUT PRESERVATIVE
17662	LEG		REZ GREEN END CUT PRESERVATIVE
17667	IAI	RIE	DEER-AWAY BIG GAME REPELLENT CONCENTRATE 2103
17692	BEN		MOORWOOD PENETRATING CLEAR WOOD FINISH & PRESERVATIVE 88-00
17693	BEN		MOORWOOD SEMI-TRANSPARENT STAIN & WOOD PRESERVATIVE (ALL COLOURS)
17710	KEM		KEMMIST METERED PRESSURIZED SPRAY INSECTICIDE
17750	SNI		TRUEGRIT PELL-PAC PELLETTED RAT & MOUSE BAIT
17772	MMN		SECTROL #1494 PREMISES FLEA SPRAY
17912	WHM	GAX	WHITMIRE PT 565 PYRETHRUM INSECTICIDE
17955	IAI	RIE	DEER-AWAY BIG GAME REPELLENT CONCENTRATE 2103
18009	SAF		SANEX ROZOL PARA-BLOCK RODENTICIDE
18020	SAF		SANEX BROMONE DURA-BLOCK RODENTICIDE
18024	PLU		AERO-PLUS INSECTICIDE
18094	GPB		RESIDUAL INSECTICIDE SPRAY
18104	BEN		MOORWOOD SEMI-TRANSPARENT BLENDING BASE STAIN & WOOD PRESERVATIVE
18122	IAI	RIE	DEER-AWAY BIG GAME REPELLENT POWDER BGR-P
18159	SXA		SANEX VET TEK B-R-S BACKRUBBER SOLUTION
18164	EMO		EMPIRE RE-ZIST RESIDUAL SOLUTION SPRAY
18187	APA		SEVIN POULTRY INSECT DUST
18190	INN		INSECTO PYRETHRINE COMMERCIAL INSECTICIDE
18196	SXA		SANEX PRO LIVESTOCK SPRAY
18201	GAX		GARDEX BUGKILL PRESSURIZED SPRAY
18202	PUG		SHOK BARN & LIVESTOCK LIQUID INSECTICIDE
18204	KEK		E-RAT-ICATE MULTIPLE DOSE RODENTICIDE
18205	KEK		E-Z-BAIT SINGLE DOSE RODENTICIDE
18217	EMO		EMPIRE RAT NIX RODENTICIDE
18237	KEM		MAKI RAT & MOUSE BAIT
18239	WBC	GAX	PURGE CONCENTRATED INSECT KILLER
18325	SXA		SANEX MAGIC MIST INSECTICIDE PY9
18331	SWC		SPRAYCO PREMIUM MINERAL OIL
18338	PLU		EMUL-PLUS NO.2 INSECTICIDE
18348	GAX		GUARD MIST PYRETHRINS INSECTICIDE
18357	SAF		SANEX BUG BUSTER INSECTICIDE SPRAY
18358	EMO		EMPIRE QUIK-KILL WASP & HORNET SPRAY
18359	KEK		INSTA-KILL WASP & HORNET JET SPRAY

SCHEDULE: 6

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
18360	NUG		C-I-L RAPID BUG KILLER SEVIN
18385	EMO		EMPIRE BUTO-PIP CONTACT INSECTICIDE
18386	DIV		DIVERSIDE-K INSECTICIDE SOLUTION
18388	INT		CO-OP HOME PEST CONTROL SPRAY
18393	KEM		KS PYRETHRUM 101 E.C. INSECTICIDE
18407	TOM	PSI	TOMLYN FLEA & TICK SHAMPOO LIQUID CONCENTRATE
18416	SFR		SAFER'S DE-MOSS FOR LAWNS CONCENTRATE
18420	APA		APAMIST FLYING INSECT KILLER
18473	UAG		CLEAN CROP CORN OIL (LIQUID ADJUVANT)
18488	WHM	GAX	WHITMIRE PT 240 PERMA-DUST
18558	DAL		D & L FLY KILL CONCENTRATE
18559	DAL		D & L FLY KILL SPRAY OR WIPE FOR HORSES
18563	JAN		DIRYL INSECTICIDAL POWDER
18574	INT		CO-OP DAIRY GUARD INSECTICIDE/REPELLENT
18583	KEK		BODY GARD SPACE & CONTACT INSECTICIDE
18584	KEK		HORSE-SHOO SPACE & CONTACT INSECTICIDE
18585	KEK		EVACUATE SPACE & CONTACT INSECTICIDE
18586	KEK		BARNSTORM SPACE & CONTACT INSECTICIDE
18587	EMO		EMPIRE BANISH SPACE & CONTACT INSECTICIDE
18588	EMO		EMPIRE SWAT SPACE & CONTACT INSECTICIDE
18589	EMO		EMPIRE HOG-WASH SPACE & CONTACT INSECTICIDE
18590	EMO		EMPIRE EVICT SPACE & CONTACT INSECTICIDE
18597	BBM	FID	RO-PEL (DOMESTIC)
18650	INT		CO-OP BUG KILLER II INSECTICIDE DUST
18675	YAP		CLEAN CROP 5½ SEVIN DUST CARBARYL INSECTICIDE
18689	GPB		GP CHEMICAL SPECIALTY "ZAP" INSTITUTIONAL & GARDEN SPRAY
18691	KEM		KS FLEA SHAMPOO
18698	BIC	FMN	INSECTAWAY MULTI-PURPOSE INSECTICIDE II
18724	KEM	CCN	KEMSAN 511 PRESSURIZED INSECTICIDE
18749	KEM		RATOXIN BAITPAKS
18835	KEM		1233 U.L.V. INSECTICIDE
18836	BAZ		BASF KUMULUS DF FUNGICIDE
18892	FSS		GREEN CROSS CREEPY CRAWLY PROFESSIONAL HOME PEST CONTROL KIT
18893	BLL	MAE	QUINTOX RAT & MOUSE BAIT
18943	SUA	CWN	OSTER FLEA & TICK SHAMPOO FOR DOGS
18947	INT		CO-OP PREMIUM 3-WAY SPOT WEED KILLER LIQUID
18968	BBM	FID	RO-PEL (COMMERCIAL)
18991	BDC		BRENTDALE INSECT SPACE & CONTACT SPRAY
18994	CBE	ROR	ARMOR COAT CLEAR PENETRATING WOOD PRESERVATIVE & SEALER
19033	BIC	MYS	4 THE BIRDS TRANSPARENT BIRD REPELLENT
19057	DIS		DISPAR-MIST II INSECTICIDE (METERED SPRAY)
19063	WHM	GAX	WHITMIRE PT 270 DURSABAN INSECTICIDE
19101	KEM		DIAZINON COMMERCIAL INSECTICIDE
19115	GAX		GARDEX DIA ONE INSECTICIDE SPRAY
19166	CMF		INSECTIGONE INSECT CONTROL POWDER FOR FOOD PROCESSING PLANT
19178	LPH	AGT	BROMADIOLONE PLACE PACKS (PELLETS)
19190	BAZ		BASF AMMONIUM SULPHATE
19215	CMF		INSECTIGONE INSECT CONTROL POWDER FOR USE IN BARN
19230	CMF		INSECTIGONE INSECT CONTROL POWDER FOR USE

SCHEDULE: 6

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
19231	ROK		IN FLOUR MILLS
19232	ROK		TIMBER-LIFE ZINC NAPHTHENATE WOOD PRESERVER CLEAR
19244	VTR	CCN	TIMBER-LIFE COPPER NAPHTHENATE WOOD PRESERVER GREEN
19244.01	INT		CYCLE BREAKER II INSECTICIDE SPRAY CO-OP SUPER MIST PRESSURIZED INSECTICIDE SPRAY
19261	VTR		CYCLE BREAKER 6 AEROSOL FUMIGATOR
19269	HOS		SOLIGNUM GREEN PREZERV
19269.01	HOW		HOWDEN GREEN PRESERVATIVE
19270	HOS		SOLIGNUM CLEAR PREZERV
19270.01	HOW		HOWDEN CLEAR PRESERVATIVE
19271	HOS		SOLIGNUM PREZERV PLUS
19271.01	HOW		HOWDEN END-CUT PRESERVATIVE
19272	BAZ		BASF LIQUID AMMONIUM SULPHATE
19281	KEM		KEMSAN MAKI BAIT BLOCK RODENTICIDE
19282	KEM		KEMSAN RODENTICIDE PELLETS WITH BROMADIOLONE
19286	KEM		KEMSAN SEWER BAIT BLOCKS RODENTICIDE
19313	DEP		DENALT WOOD PRESERVATIVE GREEN #384
19321	ROR		ROZ-TOX CLEAR WOOD PRESERVATIVE & SEALER
19373	BEN		MOORWOOD CLEAR WOOD PRESERVATIVE 456-01
19374	KEM		KS C5 HOME & APARTMENT RESIDUAL INSECTICIDE
19383	NAC		CHEMSEARCH SEARCH-OUT
19383.01	MTK		LAST STAND COCKROACH KILLER
19386	ZOD		STARBAR QWIK-KILL FOGGING SOLUTION (R.T.U.)
19440	REC		RECOCHEM END CUT PRESERVATIVE GREEN
19454	BDN	HOD	POKON PLANT SPRAY INSECTICIDE
19537	KEM		MAKI CANARY SEED MOUSE BAIT
19545	TIS		ENDCOAT WOOD PRESERVATIVE - BROWN
19546	TIS		GREATWOOD END CUT WOOD PRESERVER
19547	TIS		ENDCOAT WOOD PRESERVATIVE - GREEN
19548	TIS		SUNWOOD END CUT PRESERVATIVE
19549	TIS	KOZ	ALL WEATHER WOOD END CUT PRESERVATIVE
19557	KEM	CCN	KO 14 FLYING INSECT KILLER
19558	KEM	CCN	AIRGUARD KONK 418 FLYING INSECT KILLER
19559	KEM	CCN	AIRGUARD KONK 408 FLYING INSECT KILLER
19560	KEM	CCN	AIRGUARD KONK PRO INSECT KILLER
19561	KEM	CCN	KONK TOO FARM & LIVESTOCK INSECT KILLER
19614	PLU		EMUL PLUS PYRETHRINE EAU INSECTICIDE
19653	MMN		SECTROL #1497 TWO WAY PET SPRAY
19654	MMN		SECTROL #1498 TWO-WAY FLEA & TICK FOAM
19679	KEM		KS PYRETHRUM COMMERCIAL INSECTICIDE
19684	SXA		SANEX VET-TEK LOUSE POWDER
19685	GAX		GUARD MIST 1 PYRETHRINS INSECTICIDE
19692	SFR		SAFER'S FLOWABLE SULPHUR
19694	DWE		DURSBAN WB 05 INSECTICIDE
19709	GRG		GREER'S "QUICK KILL" INSTITUTIONAL & GARDEN SPRAY
19732	BLL	MAE	QUINTOX MOUSE SEED
19756	MGK	WIC	EVERCIDE CRAWLING INSECT SPRAY F-2416
19781	WHM	GAX	WHITMIRE PT 3-6-10 AERO-CIDE PYRETHRUM INSECTICIDE
19829	SFR		SAFER'S TOMATO & VEGETABLE INSECTICIDE RTU
19838	MOM	MAE	PIVAL PARAKAKES RAT & MOUSE BAIT

SCHEDULE: 6

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
19854	KEM	CCN	KO 15 FLYING INSECT KILLER
19879	ZOD		STARBAR EQUINE INSECTICIDAL SHAMPOO FOR HORSES
19940	PFF		PFIZER SEVIN 5 DUST INSECTICIDE
20003	NUG	CCN	C-I-L WASP & HORNET KILLER
20067	LAT		LATER'S HOME PEST INSECT CONTROL
20191	ZOD		STARBAR EQUINE LICE DUSTER
20239	LPH	AGT	GROUND FORCE PARAFFINIZED PELLETS
20240	CHM	AGT	MAKI RODENTICIDE PARAFFIN BLOCK
20253	NIL	AGT	GROUND FORCE RAT & MOUSE KILLER THROW PACKS RODENTICIDE
20256	NIL	AGT	BOOT HILL PLACE PACKS RODENTICIDE MEAL BAIT
20257	NIL	AGT	BOOT HILL PLACE PACKS RODENTICIDE PELLETS
20258	CHM	AGT	MAKI BULK RODENTICIDE PELLETS
20259	CHM	AGT	MAKI PLACE PACKS RODENTICIDE MEAL BAIT
20298	SAF		SANEX DORMANT OIL EC INSECTICIDE
20424	DIS		DISVAP IV BARN & LIVESTOCK INSECTICIDE
20424.01	MTV		MULTIVAP IV INSECTICIDE
20442	DIS		DISPAR PLUS FLEA SHAMPOO FOR DOGS AND CATS
20459	KEM		KEMSAN B-20 PRESSURIZED RESIDUAL INSECTICIDE
20493	SWC		SPRAYCO OIL CONCENTRATE
20540	KEM	CCN	KO-15 FLYING INSECT KILLER 975
20542	KEM	CCN	KO-14 FLYING INSECT KILLER 975
20545	KEM		AIRGUARD KONK 408 FLYING INSECT KILLER 975
20547	KEM	CCN	AIRGUARD KONK 409 FLYING INSECT KILLER
20565	SFR		SAFER'S TROUNCE HOUSEPLANT INSECTICIDE (NATURAL)
20691	MMN		DURATROL 3M NO. 1488 HOUSEHOLD FLEA SPRAY
20720	SFR		SAFER'S FLEA & TICK SPRAY (R.T.U.)
20744	AAG		BUGCON DYNAMO PLUS CONCENTRATE INSECTICIDE
20745	AAG		BUGCON SUPER SPACE & CONTACT RESIDUAL INSECTICIDE SOLUTION
20758	KEM		AIRGUARD KONK FLY FOG FLYING INSECT KILLER
20761	NIL	AGT	BOOT HILL PLACE PACKS RODENTICIDE PELLETS
20762	NIL	AGT	BOOTHILL RODENTICIDE PELLETS
20770	INN		INSECTO D-TRANS COMMERCIAL INSECTICIDE
20772	PLU	CCN	INSECTO INSECTICIDE (PRESSURIZED)
20777	KEM		KEMSAN 511 PRESSURIZED INSECTICIDE (FORMULATION D)
20792	WIL		WILSON GRANULAR ANT & GRUB KILLER
20793	SFR		SAFER'S ROSE & FLOWER INSECTICIDE (NATURAL)
20812	SFR		SAFER'S NATURAL GARDEN FUNGICIDE
20819	ZOD		STARBAR STOCK SPRAY WITH REPELLENT
20820	ZOD		STARBAR EQUINE STABLE SPRAY WITH REPELLENT R.T.U.
20821	SDZ		STARBAR WIPE-ON FOR HORSES WITH REPELLENT
20865	MOX		IPCO ROUNDUP LIQUID HERBICIDE
20880	SXA		SANEX MAGIC MIST DS INSECTICIDE
20887	KEM		WARFARIN BAITPAKS PELLETS
20888	KEM		WARFARIN BAITPAKS MEAL BAIT
20900	MGK	WIC	PYROCIDE BOOSTER CONCENTRATE H EMULSIFIABLE

SCHEDULE: 6

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
20903	EAT	MYS	EATON'S ALL-WEATHER BAIT BITZ (PEANUT BUTTER FLAVORED)
20904	EAT	MYS	EATON'S ALL-WEATHER BAIT BITZ (FISH FLAVORED)
20945	PLU		EMUL PLUS NO. 4 INSECTICIDE
20972	ROK		GOLDEX MOTH BALLS
21003	BDI	GAX	BLUE DIAMOND MAGNETIC ROACH FOOD
21011	SXA		SANEX BARN AND LIVESTOCK SPRAY II
21029	MBY		ABC OIL
21033	DIS		DISVAP FOAMICIDE INSECT REPELLENT FOR HORSES
21038	ATK		INSECT STOP 100% NATURAL
21039	ATK		100% NATURAL INSECT STOP
21043	ZOD		STARBAR DAIRY SPRAY & FOGGING SOLUTION WITH REPELLENT (R.T.U.)
21066	KEM	CCN	KEMSAN C50 PRESSURIZED RESIDUAL INSECTICIDE
21111	WIL		WILSON GREEN EARTH ORGANIC INSECTICIDAL SOAP
21149	HDP		INSECOLO (ALL NATURAL) ALL PURPOSE INSECTICIDE (HOME & GARDEN)
21160	SXA		SANEX LIQUID ROZOL RODENTICIDE CONCENTRATED FORMULA
21164	UNR		HINDER ANIMAL REPELLENT
21176	NIL	AGT	BOOTHILL RODENTICIDE PARAFFIN BLOCK
21177	NIL	AGT	BOOTHILL RODENTICIDE PELLETS II
21179	SAF		SANEX LIQUID BROMONE RODENTICIDE BAIT
21185	FSS		GREEN CROSS RODENTEX RODENTICIDE PELLETS
21186	FSS		GREEN CROSS RODENTEX RODENTICIDE PARAFFIN BLOCK
21235	BBM	FID	ROPEL GARBAGE PROTECT R
21253	MMN		DURATROL YARD & KENNEL CONCENTRATE FLEA SPRAY NO. 1489
21295	INN	PLU	INSECTO NO.4 COMMERCIAL INSECTICIDE
21297	GAX		GARDEX RATKILL DOMESTIC
21348	WIL		WILSON GREEN EARTH HORTICULTURAL OIL INSECT SPRAY
21371	ACN	APC	PARAPEL DOMESTIC PARAFFINIZED PELLETS
21377	WIL		WILSON MULTI WEEDER LAWN WEEDKILLER HOSE-SPRAY
21436	DIS		TRAP-N-A-SAK (KILLS RATS & MICE)
21454	WIL		WILSON GREEN EARTH HOSE SPRAY GARDEN INSECT CONTROL
21505	SDZ		STARBAR ECTOCIDE INSECT SPRAY
21513	BDC		MAJESTIC I FLYING INSECT KILLER
21513.03	GAX		GUARD MIST FLYING INSECT KILLER
21563	UAG		CLEAN CROP DIPHACIN BLOCKS RODENTICIDE
21573	ZOD		PRECOR 1% EMULSIFIABLE CONCENTRATE
21602	KEM	CCN	KO24 FLYING INSECT KILLER
21603	KEM	CCN	KONK 429 FLYING INSECT KILLER
21620	JAN		SPRECTO PET SPRAY
21837	EAT	PLU	EATON'S AC FORMULA 90 (R.T.U.) RODENTICIDE
21858	HOE		HOME GARDENER DANDELION CONTROL
21917	JAN	CCN	SIPHEX 30 CARPET & PREMISE PUMP INSECTICIDE
21965	SWC		SPRAYCO SUPERIOR OIL 70
22032	SXA		SANEX PYRE-FOS RESIDUAL CONTACT SPRAY
22038	AFL		DELLA-DAIRY SPRAY II FOGGING SOLUTION

SCHEDULE: 6

REGIS- TRATION NO.	REGIS- TRANT	AGENT	PESTICIDE
22081	SKN	SKB	ADAMS SURFACE SPRAY
22134	BLL	MAE	DITRAC BLOX KILLS RATS & MICE
22135	BLL	MAE	DITRAC ALL-WEATHER BLOX (KILLS RATS & MICE)
22142	SKN	SKB	ADAMS FLEA & TICK SHAMPOO
22160	FAR	FAM	JUST ONE BITE RAT & MOUSE BAIT BAR
22161	FAR	FAM	JUST ONE BITE RAT & MOUSE BAIT
22202	DIS		DISVAP AQUA BARN AND LIVESTOCK INSECTICIDE
22209	SXA		SANEX PRO TERMINATOR AN INJECTION SYSTEM AEROSOL
22215	MOX		ROUNDUP L&G READY TO USE HERBICIDE
22235	BLL	MAE	CONTRAC RODENTICIDE KILLS WARFARIN RESISTANT NORWAY RATS
22236	BLL	MAE	CONTRAC RODENTICIDE KILLS WARFARIN RESISTANT NORWAY RATS
22237	BLL	MAE	CONTRAC RAT & MOUSE BAIT DOMESTIC
22238	BLL	MAE	CONTRAC BLOX KILLS RATS AND MICE
22239	BLL	MAE	CONTRAC BLOX KILLS RATS AND MICE
22241	BLL	MAE	CONTRAC MOUSE BAIT STATION
22252	SDZ		VET-KEM SIPHOTROL FORTE II (KILLS FLEAS)
22332	SKN	SKB	ADAMS FLEA & TICK MIST
22337	ZNA		CHARGE ADJUVANT (FOR USE WITH ACHIEVE HERBICIDE)
22350	MOM	MAE	HAWK RODENTICIDE (KILLS RATS AND MICE)
22351	MOM	MAE	HAWK BAIT CHUNK DOMESTIC (KILLS RATS & MICE)
22435	NUG		TOMAHAWK CRAWLING INSECT KILLER (HOME PEST CONTROL)
22462	MOM	MAE	TOMCAT BAIT CHUNK ALL WEATHER
22498	BDG	BDZ	BEARGUARD BEAR DETERRENT
22500	BLL	MAE	DITRAC RAT & MOUSE BAIT
22511	MOM	MAE	TOMCAT ALL-WEATHER BAIT CHUNK DOMESTIC
22548	INT	CCN	CO-OP HORNET & WASP FOAM INSECTICIDE
22549	INT	CCN	CO-OP CREVICE CONTROL FOAM INSECTICIDE
22550	INT	CCN	CO-OP CRAWLING INSECT CONTROL II
22552	SDZ		STARBAR FLYING INSECT SPRAY
22563	CVT		HIGH TEST FOGGING SOLUTION INSECTICIDE
22582	CWD		DAEDOL 50 WATERBIRD CONTROL OIL
22588	MRR	NUO	MR. ROACHKILLER PASTE
22589	DIT		P5 FOG OIL RTU INSECTICIDE
22590	DIT		FOG OIL #1 INSECTICIDE RTU IN THERMAL FOGGERS
22592	SXA		SANEX RODENTKIL RODENTICIDE PELLETS
22593	SXA		SANEX RODENTKIL RODENTICIDE MEAL BAIT
22606	CVT		DAIRY FLY SHIELD AND FOGGING SOLUTION
22607	CVT		CAN-VET EQUINE FLY SHIELD
22626	BDT	LTR	SMOTHER-OIL SPRAY OIL EMULSION AGRICULTURAL INSECTICIDE
22696	AGP	JRM	ASSAULT-GARD DOG REPELLENT I
22697	AGP	JRM	ASSAULT-GARD DOG REPELLENT II
22700	AGP	JRM	ASSAULT-GARD BEAR REPELLENT
22722	DIT		PROPOXUR 1% RESIDUAL INSECTICIDE SOLUTION
22747	PTA		FLEA & TICK SHAMPOO FOR DOGS & CATS (FOR PROFESSIONAL USE)
22760	DIS		DISPAR RODENT CAKE
22804	JMD	BOV	BUG KILL FOR FOOD AND ORNAMENTAL CROPS WATER BASED INSECTICIDE
22814	BLL	MAE	DITRAC ALL-WEATHER CAKE (KILLS RATS &

SCHEDULE: 6

REGIS-
TRATION
NO.REGIS-
TRANT

AGENT

PESTICIDE

22823	LPH	AGT	MICE) - COMMERCIAL
22824	LPH	AGT	MAKI MINI BLOCK COMMERCIAL
22851	HOK	UAG	BOOT HILL MINI BLOCK
22859	TIS		RAMIK BARS
22889	APA	ZOD	SILVERTONE ENDCOAT WOOD PRESERVATIVE
22890	FSS		WIPE ON FOR HORSES
22911	APA	ZOD	KILLEX READY-TO-USE
22971	APA		APACIDE INSECT SPRAY
22975	CDH		APACIDE HI-CIDE INSECT SPRAY
23018	UAG		SNARE RODENTICIDE BAIT BLOX
23028	MTV		CHLORPYRIFOS 1G (GRANULAR INSECTICIDE)
			MULTIVAP AQUA BARN & LIVESTOCK
			INSECTICIDE
23037	DIT		DITCHLING BAIT BLOCKS RODENTICIDE
			COMMERCIAL
23038	DIT		DITCHLING SEWER RAT BLOCKS RODENTICIDE
23039	USE		WOLMAN WOOD PRESERVATIVE WITH WATER
			REPELLENT
23050	WHB	SXA	NPI-16 PYRETHRIN INSECTICIDE
			(AGRICULTURAL)
23060	TMP	SXA	TEAM BARN & LIVESTOCK PYRETHRIN SPRAY
23071	USE		WOLMAN DECK 'N SIDING PRESERVATIVE STAIN
23072	USE		WOLMAN WOOD PRESERVATIVE (CLEAR)
23080	WBC	GAX	PURGE CB-123 INSECTICIDE
23093	PRQ		DOMESTIC DIAZINON INSECTICIDE PLUS SUP D1
23149	MMN		3M FLEA & TICK SHAMPOO
23165	CDH		ASSASSIN RAT AND MOUSE BAIT PELLETS
23166	CDH		ASSASSIN RAT AND MOUSE BAIT PELLETS
23167	CDH		SNARE RODENTICIDE BAIT PELLET DOMESTIC
23168	CDH		SNARE RODENTICIDE BAIT BLOX (DOMESTIC)
23169	CDH		ASSASSIN KILLS RATS AND MICE ALL-WEATHER
			BAIT BLOX
23254	SFR		SAFER'S TOPGUN WEEDKILLER /HERBICIDE FAST
			ACTING
23330	AFL	SXA	DELLA HEAVY DUTY INSECT SPRAY
23391	CVT		CAN-VET RESIDUAL FLY KILL FOR WALLS &
			CEILINGS
23400	FAR	FAM	FARNAM BRONCO WATER BASE EQUINE FLY SPRAY
23467	CBE	WIL	MASTERCRAFT RTU HOME PEST CONTROL
23558	BLL	MAE	DITRAC SUPER-SIZE BLOX KILLS RATS AND
			MICE

TOTAL: 647

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
790003C	NUTRITE INC. P.O. BOX 160	ELMIRA, ONTARIO N3B 2Z6NUTRITE TURF PLUS INSECTICIDE WITH DURSBAN 8:5:8
790005C	O.M. SCOTT & SONS CO. 14310 SCOTTS LAWN RD. MARYSVILLE, OHIO 43040	SCOTTS TURF BUILDER 25:3:3 PLUS HALTS CRABGRASS PREVENTER
790017AB	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L PLANT STARTER 5-15-5
790085C	UNITED CO-OPERATIVES OF ONT. 5600 CANCROSS COURT BOX 527, STN. A MISSISSAUGA, ONTARIO L5A 3A4	MEADOW GREEN 10:6:4 TURF FERTILIZER WITH 2,4-D
790086C	UNITED CO-OPERATIVES OF ONT. 5600 CANCROSS COURT BOX 527, STN. A MISSISSAUGA, ONTARIO L5A 3A4	MEADOW GREEN 7:7:7 FERTILIZER WITH 2,4-D
790088C	UNITED CO-OPERATIVES OF ONT. 5600 CANCROSS COURT BOX 527, STN. A MISSISSAUGA, ONTARIO L5A 3A4	SHERWOOD GREEN TURF FERTILIZER WITH 2,4-D 10:6:4
790207C	VIGORO INC. 22 CLARKE ST. E. TILLSONBURG, ONTARIO N4G 1C8	GOLDEN VIGORO WEED AND FEED 12:6:3 WITH KILLEX
790553C	C-I-L INC. 90 SHEPPARD AVE. E. P.O. BOX 200, STATION A NORTH YORK, ONTARIO M2N 6H2	C-I-L WEED AND FEED 20:10:5
790569C	WEALL & CULLEN NURSERIES LTD. P.O. BOX 4040 INDUSTRIAL PARK MARKHAM, ONTARIO L3R 8G8	WEALL AND CULLEN WEED AND FEED 10:6:4
790570C	SO-GREEN CORP. P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN WEED AND FEED 10:5:10

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
790609C	C-I-L INC. 90 SHEPPARD AVE. E. P.O. BOX 200, STATION A NORTH YORK, ONTARIO M2N 6H2	C-I-L WINTERIZER WEEDER 6:12:24
790668C	C-I-L INC. 90 SHEPPARD AVE. E. P.O. BOX 200, STATION A NORTH YORK, ONTARIO M2N 6H2	C-I-L 18:3:6 WITH CRABGRASS PREVENTER
790669C	C-I-L INC. 90 SHEPPARD AVE. E. P.O. BOX 200, STATION A NORTH YORK, ONTARIO M2N 6H2	C-I-L 10:6:4 LAWN FOOD AND CRABGRASS PREVENTER
790677C	C-I-L INC. 90 SHEPPARD AVE. E. P.O. BOX 200, STATION A NORTH YORK, ONTARIO M2N 6H2	C-I-L 18:3:6 LAWN WEED DOCTOR
790685C	HILLVIEW FARMS LTD. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	GREEN-UP WEED & FEED 10-6-4
790686C	C-I-L INC. 90 SHEPPARD AVE. E. P.O. BOX 200, STATION A NORTH YORK, ONTARIO M2N 6H2	GREEN-UP WEED AND FEED 20:10:5
790688C	FISONS HORTICULTURE INC. 600 - 25 WATLINE AVE. MISSISSAUGA, ONTARIO L4Z 2Z1	GREEN CROSS WEED'N FEED 20:10:5 WITH KILLEX
790690C	C-I-L INC. 90 SHEPPARD AVE. E. P.O. BOX 200, STATION A NORTH YORK, ONTARIO M2N 6H2	C-I-L 18:3:6 LAWN INSECT DOCTOR
800240C	VIGORO INC. 22 CLARKE ST. E. TILLSONBURG, ONTARIO N4G 1C8	VIGORO FALL WEED AND FEED 4:8:16

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
800264C	O.M. SCOTT & SONS 14310 SCOTTS LAWN RD. MARYSVILLE, OHIO 43040	SCOTTS PROTURF 25:0:12 FERTILIZER PLUS DSB FUNGICIDE
800363C	UNITED CO-OPERATIVES OF ONT. 5600 CANCROSS COURT BOX 527, STN. A MISSISSAUGA, ONTARIO L5A 3A4	CO-OP FERTILIN 10:6:4 TURF FERTILIZER WITH CRABGRASS PREVENTER
800698C	NUTRITE INC. P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE SUPERTURF PLUS WEED KILLER 21:3:9
800699C	NUTRITE INC. P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE WINTERGREEN PLUS WEEDAWAY 4:9:15
800719C	MERRY GRO. LTD. 4038 HWY. 7 UNIONVILLE, ONTARIO L3R 2L5	WHITE ROSE IRON PLUS WEED AND FEED 9:4:8
800734C	MANCHESTER PRODUCTS LTD. BOX 204 CAMBRIDGE, ONTARIO N1R 5S9	MANCHESTER SUPERGREEN WEED AND FEED 10:6:4
800735C	MANCHESTER PRODUCTS LTD. BOX 204 CAMBRIDGE, ONTARIO N1R 5S9	MANCHESTER SUPERGREEN CRAB-EX 10:6:4
800758C	SO-GREEN CORP. P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN WINTER PRO WEED AND FEED 4:8:12
800763C	HILLVIEW FARMS LTD. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	GREEN-UP WEED AND FEED 20:10:5
800789C	C-I-L INC. 90 SHEPPARD AVE. E. P.O. BOX 200, STATION A NORTH YORK, ONTARIO M2N 6H2	C-I-L 6:9:6 GARDEN WEED DOCTOR

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
800803C	SO-GREEN CORP. P.O. BOX 8750 2600 JOHN ST. DON MILLS, ONTARIO M3C 3G9	SO-GREEN PREMIUM PLUS LAWN FERTILIZER AND CRABGRASS CONTROL 21:7:7
800806C	F.W. WOOLWORTH CO. LTD. 33 ADELAIDE ST. W. TORONTO, ONTARIO M5H 1P5	WOOLCREST WEED AND FEED 10:6:4
800810C	BEAVER LUMBER CO. LTD. 245 FAIRVIEW MALL DRIVE WILLOWDALE, ONTARIO M2J 4T1	BEAVER PREMIUM WEED AND FEED 20:10:5 PLUS KILLEX
800816C	BEAVER LUMBER CO. LTD. 245 FAIRVIEW MALL DRIVE WILLOWDALE, ONTARIO M2J 4T1	BEAVER WEED AND FEED WITH 2,4-D
800820C	K-MART CANADA LIMITED 8925 TORBRAM ROAD BRAMPTON, ONTARIO L6T 4G1	K-MART K-GRO WEED AND FEED 10:6:4
800879C	FISONS HORTICULTURE INC. 600 - 25 WATLINE AVE. MISSISSAUGA, ONTARIO L4Z 2Z1	GREEN CROSS GRAB-GUARD LAWN FOOD 15:3:3 WITH DACTHAL 4%
810420C	UNITED CO-OPERATIVES OF ONT. 5600 CANCROSS COURT BOX 527, STN. A MISSISSAUGA, ONTARIO L5A 3A4	CO-OP FERTILIN 10:6:4 TURF FERTILIZER WITH WEED KILLERS
810421C	UNITED CO-OPERATIVES OF ONT. 5600 CANCROSS COURT BOX 527, STN. A MISSISSAUGA, ONTARIO L5A 3A4	CO-OP FERTILIN 10:6:4 TURF FERTILIZER WITH CRABGRASS PREVENTER
810422C	UNITED CO-OPERATIVES OF ONT. 5600 CANCROSS COURT BOX 527, STN. A MISSISSAUGA, ONTARIO L5A 3A4	SHERWOOD GREEN 7:7:7 TURF FERTILIZER WITH 2,4-D
810423C	UNITED CO-OPERATIVES OF ONT. 5600 CANCROSS COURT BOX 527, STN. A MISSISSAUGA, ONTARIO L5A 3A4	CO-OP FERTILIN TURF FERTILIZER 16:6:8 WITH CRABGRASS PREVENTER

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
810428C	UNITED CO-OPERATIVES OF ONT. 5600 CANCROSS COURT BOX 527, STN. A MISSISSAUGA, ONTARIO L5A 3A4	TURF GREEN FERTILIZER 16:6:8 WITH WEED KILLERS
810446C	UNITED CO-OPERATIVES OF ONT. 5600 CANCROSS COURT BOX 527, STN. A MISSISSAUGA, ONTARIO L5A 3A4	CO-OP TURFGREEN TURF FERTILIZER 16:6:8 WITH WEED KILLER
810447C	UNITED CO-OPERATIVES OF ONT. 5600 CANCROSS COURT BOX 527, STN. A MISSISSAUGA, ONTARIO L5A 3A4	CO-OP TURFGREEN TURF FERTILIZER 16:6:8 WITH CRABGRASS
810457C	CANADIAN TIRE CORPORATION BOX 770, STATION K 2180 YONGE ST. TORONTO, ONTARIO M4P 2V8	MASTERCRAFT FALL WEED N' FEED FERTILIZER 4:8:12
810903C	MANCHESTER PRODUCTS LTD. BOX 204 CAMBRIDGE, ONTARIO NIR 5S9	MANCHESTER SUPERGREEN WEED GUARD 14:4:8
810915C	SO-GREEN CORP. P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN LAWN INSECT CONTROL FERTILIZER 10-6-4
810918C	C-I-L INC. 90 SHEPPARD AVE. E. P.O. BOX 200, STATION A NORTH YORK, ONTARIO M2N 6H2	C-I-L 18:3:6 CRABGRASS DOCTOR
810919C	C-I-L INC. 90 SHEPPARD AVE. E. P.O. BOX 200, STATION A NORTH YORK, ONTARIO M2N 6H2	C-I-L 15:3:6 LAWN FOOD WITH CRABGRASS PREVENTER
810970C	F.W. WOOLWORTH CO. LTD. 33 ADELAIDE STREET W. TORONTO, ONTARIO M5H 1P5	WOOLCREST PREMIUM WEED AND FEED 20:10:5

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
811506C	SUNFRESH LTD. 22 ST. CLAIR AVENUE E. TORONTO, ONTARIO M4T 2S8	NO-NAME WEED AND FEED 10:6:4
811508C	HILLVIEW FARMS LTD. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	WINTERIZER/WEEDER LAWN FOOD 12-3-5
811515C	HILLVIEW FARMS LTD. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	KERIGRO WEED & FEED 15-3-3
811516C	HILLVIEW FARMS LTD. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	LAWN INSECT DOCTOR 6-4-3 (0.57%)
821004C	ALL TREAT FARMS LTD. ARTHUR, ONTARIO N0G 1A0	LAWN TREAT FERTILIZER AND CRABGRASS CONTROL
821005C	ALL TREAT FARMS LTD. ARTHUR, ONTARIO N0G 1A0	LAWN TREAT FERTILIZER AND INSECT CONTROL WITH DURSBN
821006C	ALL TREAT FARMS LTD. ARTHUR, ONTARIO N0G 1A0	LAWN TREAT WEED AND FEED WITH WEED-A BAN HERBICIDE
821014C	MEADOW GREEN CO. LTD. P.O. BOX 527 STN. A 5600 CANCROSS COURT MISSISSAUGA, ONTARIO L5A 3A4	MEADOW GREEN TURF FERTILIZER 7:7:7 WITH WEED KILLERS
821015C	MEADOW GREEN CO. LTD. P.O. BOX 527, STN. A 5600 CANCROSS COURT MISSISSAUGA, ONTARIO L5A 3A4	MEADOW GREEN TURF FERTILIZER 10:6:4 WITH WEED KILLERS
821016C	UNITED CO-OPERATIVES OF ONT. 5600 CANCROSS COURT BOX 527, STN. A MISSISSAUGA, ONTARIO L5A 3A4	SHERWOOD GREEN TURF FERTILIZER 7:7:7 WITH WEED KILLERS

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
821017C	UNITED CO-OPERATIVES OF ONT. 5600 CANCROSS COURT BOX 527, STN. A MISSISSAUGA, ONTARIO L5A 3A4	SHERWOOD GREEN TURF FERTILIZER 10:6:4 WITH WEED KILLERS
821032C	CANADIAN TIRE CORPORATION BOX 770, STATION K 2180 YONGE ST. TORONTO, ONTARIO M4P 2V8	MASTERCRAFT WEED N'FEED LAWN FERTILIZER 9:3:6
821070C	UNITED CO-OPERATIVES OF ONT. 5600 CANCROSS COURT BOX 527, STN. A MISSISSAUGA, ONTARIO L5A 3A	CO-OP FERTILIN FALL FERTILIZER WITH WEED CONTROL
821123C	SO-GREEN CORP. P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN WINTER PRO WEED AND FEED 6:8:12
821545C	SO-GREEN CORP. P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN LAWN PRO WEED AND FEED 10:5:10
821564C	HILLVIEW FARMS LTD. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	PROFESSIONAL WEED & FEED 16-4-4
821600C	F.W. WOOLWORTH CO. LTD. 33 ADELAIDE STREET W. TORONTO, ONTARIO M5H 1P5	WOOLCREST PREMIUM CRABGRASS CONTROL 20:10:5
821616C	SUNFRESH LTD. 22 ST. CLAIR AVENUE E. TORONTO, ONTARIO M4T 2S8	FERTILIZER WITH CRABGRASS PREVENTER 12:3:6 WITH BETASAN
821636C	NUTRITE INC. P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE A-1 10-6-4 WEED & FEED LAWN FERTILIZER
821638C	NUTRITE INC. P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE A-1 10-6-4 LAWN FERTILIZER WITH CRABGRASS PREVENTER

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
821640C	NUTRITE INC. P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE A-1 7-7-7 WEED & FEED LAWN FERTILIZER
831156C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L GOLFGREEN CRABGRASS PREVENTER 20:3:4 PLUS BENSULIDE
831157C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L LANDSCAPE CRABGRASS PREVENTER 10:6:4 PLUS BENSULIDE
831176C	LES INDUSTRIES NOBEL INC. P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	BOTANIX AUTUMNAL WEED & FEED 4-10-15
831197B	D.H. HOWDEN & CO. LTD. 635 SOUTHDALE RD. LONDON, ONTARIO N6A 4G8	PRO GREEN WEED'N FEED 14-7-7
831227C	SO-GREEN CORP. P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN PREMIUM LAWN PRO-WEED AND FEED 21:7:7
831246C	F.W. WOOLWORTH CO. LTD. 33 ADELAIDE ST. W. TORONTO, ONTARIO M5H 1P5	WOOLCREST PREMIUM CRABGRASS CONTROL 20-10-5 WITH 3.0% CHLORTHAL DIMETH
831247C	SUNFRESH LTD. 22 ST. CLAIR AVENUE E. TORONTO, ONTARIO M4T 2S8	NO-NAME SUPER WEED AND FEED 20-5-10
831277C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L PROFESSIONAL CRABGRASS PREVENTER 16-4-4
831282C	WILSON LABORATORIES INC. 36 HEAD ST. DUNDAS, ONTARIO L9H 3H3	WILSON FALL LAWN FOOD PLUS MULTI WEEDER
831285C	WILSON LABORATORIES INC. 36 HEAD ST. DUNDAS, ONTARIO L9H 3H3	WILSON SPRING AND SUMMER LAWN FOOD PLUS MULTI WEEDER

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
831286C	WILSON LABORATORIES INC. 36 HEAD ST. DUNDAS, ONTARIO L9H 3H3	WILSON CRABGRASS PREVENTER AND POA ANNUA CONTROL PLUS LAWN FEED
841346C	CANADIAN TIRE CORPORATION BOX 770, STATION K 2180 YONGE ST. TORONTO, ONTARIO M4P 2V8	CANADIAN TIRE MASTERCRAFT DELUXE WEED'N FEED 21-7-7
841425C	HILLVIEW FARMS LTD. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	LAWN FOOD 10-6-4 PLUS CRABGRASS PREVENTER
841687C	SUNFRESH LTD. 22 ST. CLAIR AVE. E. TORONTO, ONTARIO M4T 2S8	DOUBLE ACTION WEED AND FEED 5-8-12
841688C	HILLVIEW FARMS LTD. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	GOLFGREEN WEED & FEED 20-3-4
841695C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L CRABGRASS DOCTOR 20-3-4
841696C	HILLVIEW FARMS LTD. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	LAWN INSECT DOCTOR 6-4-3 (0.78%)
841748C	FEDERATED CO-OPERATIVES LTD. SASKATOON, SASKATCHEWAN S7K 3M9	TURFGREEN 20-10-5 WEED & FEED
841750C	SO-GREEN CORP. P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	SO-GREEN LAWN PRO FERTILIZER AND CRABGRASS CONTROL 21-7-7
850031C	CAPO INDUSTRIES LTD. 1200 CORPORATE DR. BURLINGTON, ONTARIO L7L 5R6	GREENPOWER SPRAY'ON WEED & FEED
850081C	D.H. HOWDEN & CO. LTD. 635 SOUTHDALE RD. LONDON, ONTARIO N6A 4G8	DO-IT WEED'N FEED 14-7-7

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
851798C	HOME HARDWARE STORES LTD. 1 BRIAN DR. P.O. BOX 250 BURFORD, ONTARIO N0E 1A0	HOME HARDWARE GARDENER 21-7-7 WEED & FEED
851822C	F.W. WOOLWORTH CO. LTD. 33 ADELAIDE ST. W. TORONTO, ONTARIO M5H 1P5	WOOLCREST GOLD PERFORMANCE WEED & FEED 26-3-3
851825C	FISONS HORTICULTURE INC. 600 - 25 WATLINE AVE. MISSISSAUGA, ONTARIO L4Z 2Z1	FEEDEX LIQUID WEED 'N' FEED
851831C	SUNFRESH LTD. 22 ST. CLAIR AVENUE E. TORONTO, ONTARIO M4T 2S8	NO-NAME SPRING AND SUMMER LIQUID WEED & FEED PLUS WEEDKILLER
851843C	HOME HYDROCULTURE ASSOC. INC. BOX 3250, STATION D WILLOWDALE, ONTARIO M2R 3G6	HOME GARDENER LIQUID LAWN FOOD
851847C	WHITE ROSE CRAFTS & NURSERY 4038 - NO. 7 HWY. UNIONVILLE, ONTARIO L3R 2L5	WHITE ROSE IRON PLUS LAWN FOOD & CRABGRASS CONTROL
851856C	LES INDUSTRIES NOBEL INC. P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	BOTANIX LUSHGROW 10-4-6 INSECTICIDE & FERTILIZER
851857C	LES INDUSTRIES NOBEL INC. P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	BOTANIX 21-4-6 WEED & FEED
851858C	LES INDUSTRIES NOBEL INC. P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	RO-NA GREEN PLUS 21-7-7 WEED & FEED
851868C	HOME HARDWARE STORES LTD. 1 BRIAN DR. P.O. BOX 250 BURFORD, ONTARIO N0E 1A0	HOME HARDWARE GARDENER FALL WEED & FEED 6-8-12

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
860088C	CANADIAN TIRE CORPORATION BOX 770, STATION K 2180 YONGE ST. TORONTO, ONTARIO M4P 2V8	CANADIAN TIRE MASTERCRAFT PRO PREMIUM WEED'N FEED 28-4-8
860099C	SUNFRESH LTD. 22 ST. CLAIR AVE. E. TORONTO, ONTARIO M4T 2S8	NO-NAME LIQUID LAWN FOOD AND INSECT CONTROL 15-2-3
860131C	MANCHESTER PRODUCTS LTD. BOX 204 CAMBRIDGE, ONTARIO N1R 5S9	SUPER GREEN 16-3-9 CRAB CHECK
861912C	WILSON LABORATORIES INC. 36 HEAD STREET DUNDAS, ONTARIO L9H 3H3	WILSON LIQUID FALL LAWN FOOD 7-5-9 PLUS MULTI WEEDER
861940C	GARDEN GALLERY INC. 864 DRURY LANE BURLINGTON, ONTARIO L7R 2Y3	WEED & FEED 24-6-6
870006C	WEALL & CULLEN NURSERIES LTD. P.O. BOX 4040 MARKHAM, ONTARIO L3R 8G8	WEALL & CULLEN FALL WEED & FEED 10-5-20
870007C	HOME HARDWARE STORES LTD. 1 BRIAN DR. P.O. BOX 250 BURFORD, ONTARIO N0E 1A0	HOME HARDWARE GARDENER CRABGRASS PREVENTER PLUS FERTILIZER 15-5-3
870030C	NUTRITE INC. P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE SUPERTURF PLUS CRABCHECK 14-4-8 WITH 3.1% CHLORTHAL
870054C	SPRAY & GREEN FERT. INC. P.O. BOX 360 1100 LECLAIRE ST. ST. CESAIRE, QUEBEC JOL ITO	PLUS GREEN WEED & FEED
870056C	SPRAY & GREEN FERT. INC. P.O. BOX 360 1100 LECLAIRE ST. ST. CESAIRE, QUEBEC JOL ITO	SPRAY & GREEN WEED & FEED 15-3-3

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
870086C	PROFESSIONAL NURSERYMEN INC. P.O. BOX 308 STREETSVILLE MISSISSAUGA, ONTARIO L5M 2B9	SUPERIOR LAWN FERTILIZER & CRABGRASS CONTROL 15-5-5
870087C	PROFESSIONAL NURSERYMEN INC. P.O. BOX 308 STREETSVILLE MISSISSAUGA, ONTARIO L5M 2B9	SUPERIOR WEED & FEED 15-5-5
870116C	WHITE ROSE CRAFTS & NURSERY 4038 - NO. 7 HWY. UNIONVILLE, ONTARIO L3R 2L5	WHITE ROSE IRON PLUS LAWN FOOD AND INSECT CONTROL
870143C	FISONS HORTICULTURE INC. 600 - 25 WATLINE AVE. MISSISSAUGA, ONTARIO L4Z 2Z1	INSECTILIZER 15-5-5 LAWN FOOD
880004C	O.M. SCOTT & SONS CO. 14310 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS SUPER TURF BUILDER PLUS 2 33-3-3 WITH 1.18% 2,4-D & 0.59% MECOP
880005C	O.M. SCOTT & SONS CO. 14310 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS TURF BUILDER PLUS 2 27-3-3 WITH 1.16% 2,4-D AND 0.58% MECOPROP
880007C	O.M. SCOTT & SONS CO. 14310 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS MOSS CONTROL PLUS LAWN FERTILIZER 16-0-0 WITH 13.6% FERROUS SUL
880011C	VIGORO INC. 22 CLARKE ST. E. TILLSONBURG, ONTARIO N4G 1C8	GOLDEN VIGORO INSECT CONTROL & FERTILIZER 10-6-4
880012C	CANADIAN TIRE CORPORATION BOX 770, STATION K 2180 YONGE ST. TORONTO, ONTARIO M4P 2V8	MASTERCRAFT LIQUID WEED'N FEED LAWN FERTILIZER
880017C	GARDEN GALLERY INC. 864 DRURY LANE BURLINGTON, ONTARIO L7R 2Y3	GARDEN GALLERY LAWN FOOD PLUS CRABGRASS CONTROL

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
880018C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	CIRCLE "H" 10-3-6 WEED & FEED
880019C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	CIRCLE "H" 10-3-6 CRABGRASS PREVENTER
880020C	SHERIDAN NURSERIES LTD. GEORGETOWN, ONTARIO L7G 4S7	PARKWOOD 21-6-12 WEED & FEED
880028C	K-MART CANADA LTD. 8925 TORBRAM RD. BRAMPTON, ONTARIO L6T 4G1	K-MART SUPER K-GRO
880042C	MANCHESTER PRODUCTS LTD. BOX 204 CAMBRIDGE, ONTARIO N1R 5S9	SUPER GREEN 10-6-4 GRO & CONTROL
880046C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L 20-5-5 PLUS CRABGRASS PREVENTER 4.6% BENSULIDE
880047C	GARDEN GALLERY INC. 864 DRURY LANE BURLINGTON, ONTARIO L7R 2Y3	GARDEN GALLERY INC LAWN FOOD & INSECT CONTROL 12-6-6 + 0.78% CHLORPYR.
880051C	CANADIAN TIRE CORPORATION BOX 770, STATION K 2180 YONGE ST. TORONTO, ONTARIO M4P 2V8	MASTERCRAFT LIQUID FALL WEED'N FEED FERTILIZER
880061C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	CIRCLE "H" 4-8-16 FALL WEED & FEED
881034C	SPRAY & GREEN FERTILIZERS INC. 426 VICTORIA AVE. SUITE 21 ST-LAMBERT, QUEBEC J4P 2H9	PLUS GREEN FERTILIZER & INSECTICIDE 15-2-2 WITH 1.43% CHLORPYRIFOS

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
890005C	CANADIAN TIRE CORPORATION BOX 770, STATION K 2180 YONGE ST. TORONTO, ONTARIO M4P 2V8	MASTERCRAFT FALL WEED & FEED 6-8-14
890053C	HILLVIEW FARMS LTD. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	INSECT CONTROL 25-3-7
900006C	HOME HARDWARE STORES LTD. 1 BRIAN DR. P.O. BOX 250 BURFORD, ONTARIO N0E 1A0	HOME GARDENER LIQUID LAWN FERTILIZER 17-5-5 WITH WEED CONTROL
900026C	CARGILL FERTILIZER 4096 MEADOWBROOK DR. P.O. WESTMINSTER LONDON, ONTARIO N6L 1G4	AERO GREEN 10-6-4 LAWN FOOD & CRABGRASS PREVENTER
900027C	CARGILL FERTILIZER 4096 MEADOWBROOK DR. P.O. WESTMINSTER LONDON, ONTARIO N6L 1G4	AERO GREEN 12-6-6 LAWN FOOD & INSECT CONTROL
900029C	CARGILL FERTILIZER 4096 MEADOWBROOK DR. P.O. WESTMINSTER LONDON, ONTARIO N6L 1G4	AERO ULTRA GREEN 20-5-5 WEEDFEED
900030C	CARGILL FERTILIZER 4096 MEADOWBROOK DR. P.O. WESTMINSTER LONDON, ONTARIO N6L 1G4	AERO GREEN 10-6-4 WEED & FEED
900031C	O.M. SCOTT & SONS CO. 14310 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS SUPER TURF BUILDER PLUS 2 34-3-3 WITH 1.17% 2,4-D 0.58% MECOPR
900032C	O.M. SCOTT & SONS CO. 14310 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTTS TURF BUILDER PLUS 2 28-3-3 WITH 1.21% 2,4-D & 0.605% MECOPROP

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
900035C	ALL TREAT FARMS LTD. 198 ST. CATHERINE ST. W. ARTHUR, ONTARIO NOG 1A0	LAWN TREAT WEED 'N' FEED 10-6-4
900036C	ALL TREAT FARMS LTD. 198 ST. CATHERINE ST. W. ARTHUR, ONTARIO NOG 1A0	LAWN TREAT PREMIUM WEED 'N' FEED 24-4-8
900045C	HILLVIEW FARMS LTD. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	20-5-5 PLUS CRABGRASS PREVENTER
900047C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	HILLVIEW 21-6-12 WEED & FEED
900048C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	HILLVIEW 21-6-12 WITH INSECT CONTROL
900049C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	HILLVIEW 21-6-12 CRABGRASS CONTROL
900055C	SHERIDAN NURSERIES GEORGETOWN, ONTARIO L7G 4S7	PARKWOOD 21-6-12 FERTILIZER WITH CRABGRASS PREVENTER
900071C	WEALL & CULLEN NURSERIES LTD. P.O. BOX 4040 INDUSTRIAL PARK MARKHAM, ONTARIO L3R 8G8	WEALL & CULLEN PREMIUM CRABGRASS PREVENTER 21-7-7
910005C	HILLVIEW FARMS LTD. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	LAWN ENFORCER 24-2-16
910006C	LES INDUSTRIES NOBEL INC. P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	BOGAZON 2+2 21-4-8 INSECTICIDE AND ORGANIC BASED FERTILIZER
910007C	FEDERATED CO-OPERATIVES LTD. SASKATOON, SASKATCHEWAN S7K 3M9	TURFGREEN 5-10-5 FALL FERTILIZER WEED & FEED

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
910010C	GREENLEAF PRODUCTS INC. P.O. BOX 82338 BURNABY, BC V5C 5P8	RAPID GREEN MOSS CONTROL 5-0-0
910011C	GREENLEAF PRODUCTS INC. P.O. BOX 82338 BURNABY, BC V5C 5P8	RAPID GREEN WEED & FEED 15-5-5
910017C	ZELLERS 5100 BOUL DE MAISONNEUVE W. MONTREAL, QUEBEC H4A 1Y6	CHAMPION ORGANIC BASED 21-6-7 WEED & FEED
910019C	CARGILL FERTILIZER 127-105 MEADOWBROOK DR. LONDON, ONTARIO N6L 1G4	TRUE GREEN 10-6-4 WEED AND LAWN FERTILIZER CONTAINS 0.5% 2,4-D
920003C	WILSON LABORATORIES INC. 36 HEAD ST. DUNDAS, ONTARIO L9H 3H3	WILSON HOSE SPRAY MOSS KILLER & LAWN FOOD 5-0-0
920006C	NUTRITE INC. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NUTRITE PROFESSIONAL WEED & FEED 20-3-6
920009C	VIGORO CANADA INC. 22 CLARKE ST. E. TILLSONBURG, ONTARIO N4G 1C8	VIGORO CRABGRASS PREVENTER PLUS FERTILIZER 16-4-4
920010C	VIGORO CANADA INC. 22 CLARKE ST. E. TILLSONBURG, ONTARIO N4G 1C8	VIGORO WEED & FEED 16-4-4
920013C	SHERIDAN NURSERIES GEORGETOWN, ONTARIO L7G 4S7	PARKWOOD 21-6-12 FERTILIZER FOR GRUB AND CHINCH BUG CONTROL
920018C	VIGORO CANADA INC. 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	GOLDEN VIGORO WEED & FEED 24-4-8
920019C	VIGORO CANADA INC. 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	VIGORO DEEP GREEN WEED & FEED 24-6-6

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
920021C	VIGORO CANADA INC. 22 CLARKE ST. E. TILLSONBURG, ONTARIO N4G 1C8	VIGORO CRABGRASS PREVENTER 10-6-4
920025C	NUTRITE INC. P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	PROFESSIONAL INSECTICIDE & FERTILIZER 12-4-8 WITH IRON
920031C	VIGORO CANADA INC. 22 CLARKE ST. EAST TILLSONBURG, ONTARIO M4G 1C8	CANADAWAY 21-7-7 WEED & FEED
920032C	NUTRITE INC. P.O. BOX 160 ELMIRA, ONTARIO N3B 2Z6	NO NAME LAWN FOOD WITH CRABGRASS PREVENTER 12-3-6
920054C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	HILLVIEW GREEN KEEPER 21-7-7 FERTILIZER WITH CRABGRASS PREVENTER
920055C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	GREEN KEEPER 21-7-7 WEED & FEED
920056C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	CIRCLE H 10-3-6 LAWN FOOD + GRUB AND CINCH BUG CONTROL
920057C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L SUPER GOLFGREEN WEED & FEED
920067C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	CIRCLE H 20-3-3 LAWN FOOD + WEED & FEED
920071C	SO-GREEN CORP. P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	XXPERT PROFESSIONAL WEED CONTROL FERTILIZER 21-7-7
920084C	WILSON LABORATORIES INC. 36 HEAD ST. DUNDAS, ONTARIO L9H 3H3	WILSON GARDEN AUTHORITY LIQUID WEED & FEED 18-2-5

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
920085C	SUNFRESH LIMITED 22 ST. CLAIR AVE. E. TORONTO, ONTARIO M4T 2S8	SUNFRESH (LOBLAW'S) PRESIDENT'S CHOICE TWICE-A-YEAR WEED & FEED
920088C	LES ENGRAIS SPRAY & GREEN FERTILIZERS INC. 111 INDUSTRIELLE DELSON, P.Q. J0L 1G0	CHAMPION WEED + FEED 15-5-5
920090C	RITCHIE FEED & SEED (1982) LTD 1390 WINDMILL LANE OTTAWA, ONTARIO K1B 4V5	RITCHIE LAWN FOOD WITH HERBICIDES 18-4-8
920092C	LES INDUSTRIES NOBEL 1250 NOBEL BOUCHERVILLE, P.Q. J4B 5K1	BOTANIX LIQUID LAWN FERTILIZER 15-3-3 WITH HERBICIDE
920094C	LES INDUSTRIES NOBEL 1250 NOBEL BOUCHERVILLE, P.Q. J4B 5K1	BOTANIX LIQUID LAWN FERTILIZER 12-4-8 WITH HERBICIDE
920096C	VIGORO CANADA INC. 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	VIGORO LAWN FERTILIZER 10-6-4 PLUS INSECT CONTROL
920098C	O.M. SCOTT & SONS CO. 14310 SCOTTS LAWN RD. MARYSVILLE, OHIO 43041	SCOTT'S WINTERCARE PLUS 2 LAWN FERTILIZER PLUS WEED CONTROL 22-4-11
920109C	TURF MANAGEMENT SYSTEMS INC. 2399 ROYAL WINDSOR DR. MISSISSAUGA, ONTARIO L5J 1K9	THE WEEDMAN 24-4-16 LAWN FERTILIZER WITH INSECT CONTROL
920123C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	HILLVIEW 16-4-16 LAWN FERTILIZER WEED & FEED
920124C	LES INDUSTRIES NOBEL INC. P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	BOGAZON 2+2 ORGANIC BASED FERTILIZER 12-4-8

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
920126C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	C-I-L WINTERIZER/WEEDER 12-3-12 WITH 2,4-D AND MECOPROP
920128C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	HILLVIEW 20-5-5 LAWN FERTILIZER & CRABGRASS PREVENTER
920129C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	HILLVIEW PROFESSIONAL LAWN FERTILIZER & INSECT CONTROL
920130C	NU-GRO CORP. P.O. BOX 1148 WOODSTOCK, ONTARIO N4S 8P6	HILLVIEW 10-6-4 LAWN FOOD + CRABGRASS PREVENTER
920131C	SO-GREEN CORP. P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	PREMIUM PLUS WINTERIZING WEED & FEED 12-14-18
930005C	SHERIDAN NURSERIES LTD. GEORGETOWN, ONTARIO L7G 4S7	PARKWOOD 6-8-14 FALL FERTILIZER WEED & FEED
930015C	VIGORO CANADA INC. 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	DEEP GREEN FALL WEED & FEED 6-8-16
930016C	VIGORO CANADA INC. 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	GOLDEN VIGORO CRABGRASS PREVENTER PLUS FERTILIZER 20-4-8
930023C	VIGORO CANADA INC. 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	GOLDEN VIGORO LAWN FERTILIZER 12-6-3 FOR INSECT CONTROL
930024C	VIGORO CANADA INC. 22 CLARKE ST. EAST TILLSONBURG, ONTARIO N4G 1C8	GOLDEN VIGORO FALL WEED & FEED 12-3-12
930028C	K-MART CANADA LIMITED 8925 TORBRAM ROAD BRAMPTON, ONTARIO L6T 4G1	K-GRO 25-3-3 WEED & FEED LAWN FERTILIZER

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
930030C	D.H. HOWDEN & CO. LTD. 635 SOUTHDAL RD. LONDON, ONTARIO N6A 4G8	GARDEN MASTER PROFESSIONAL 24-4-12 WEED & FEED
930031C	D.H. HOWDEN & CO. LTD. 635 SOUTHDAL RD. LONDON, ONTARIO N6A 4G8	GARDEN MASTER HOME PRO WEED & FEED 21-2-10
930032C	D.H. HOWDEN & CO. LTD. 635 SOUTHDAL RD. LONDON, ONTARIO N6A 4G8	GARDEN MASTER FALL TURF TOUGHENER WEED & FEED
930033C	SUNFRESH LTD. 22 ST. CLAIR AVE. E. TORONTO, ONTARIO M4T 2S8	NO NAME SPRING & SUMMER LIQUID WEED & FEED 15-2-3
930034C	GREENSPACE SERVICES LTD. 1889 GAGE COURT MISSISSAUGA, ONTARIO L5S 1T5	LAWN FERTILIZER 2-0-1 & WEED CONTROL
930038C	W.G THOMPSON AND SONS LTD. BLENHEIM, ONTARIO N0P 1A0	THOMPSON'S WEED & FEED 20-4-4
930039C	W.G. THOMPSON AND SONS LTD. BLENHEIM, ONTARIO N0P 1A0	THOMPSON'S WEED & FEED 16-4-4
930040C	W.G. THOMPSON AND SONS LTD. BLENHEIM, ONTARIO N0P 1A0	THOMPSON'S CRABGRASS CONTROL 10-6-4
930041C	W.G. THOMPSON AND SONS LTD. BLENHEIM, ONTARIO N0P 1A0	THOMPSON'S CRABGRASS CONTROL 16-4-4
930042C	W.G. THOMPSON AND SONS LTD. BLENHEIM, ONTARIO N0P 1A0	THOMPSON'S WEED & FEED 10-6-4
930043C	SUNFRESH LTD. 22 ST. CLAIR AVENUE E. TORONTO, ONTARIO M4T 2S8	NO NAME LIQUID LAWN FOOD & INSECT CONTROL 15-2-3
930044C	LES INDUSTRIES NOBEL P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	RO-NA 20-5-10 WEED & FEED

SCHEDULE : 6

PESTICIDES THAT ARE CONTAINED IN FERTILIZER

REGISTRATION NO. UNDER FERTILIZER ACT (CANADA)	REGISTRANT UNDER FERTILIZER ACT (CANADA)	PESTICIDE
930046C	LES INDUSTRIES NOBEL P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	RO-NA FALL WEED & FEED 8-4-12
930047C	LES INDUSTRIES NOBEL INC. P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	BOTANIX 21-4-6 FERTILIZER & CRABGRASS PREVENTER
930074C	SO-GREEN CORP. P.O. BOX 8750 DON MILLS, ONTARIO M3C 3G9	XXPERT WINTERIZING WEED & FEED 10-12-14
940002C	LES INDUSTRIES NOBEL INC. P.O. BOX 1003 BOUCHERVILLE, QUEBEC J4B 5K1	BOTANIX HIGH PERFORMANCE WEED & FEED 18-3-18

TOTAL: 209

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ONTARIO REGULATION 20/96

made under the
PESTICIDES ACT

Made: January 31, 1996

Filed: February 2, 1996

Amending Reg. 914 of R.R.O. 1990
(General)

Note: Regulation 914 has not been amended in 1995. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. (1) Subsection 94 (5) of Regulation 914 of the Revised Regulations of Ontario, 1990 is amended by striking out "1996" in the first line and substituting "1998".

(2) Subsection 94 (6) of the Regulation is amended by striking out "1996" in the first line and substituting "1998".

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ONTARIO REGULATION 21/96
made under the
**FREEDOM OF INFORMATION AND
PROTECTION OF PRIVACY ACT**

Made: January 31, 1996
Filed: February 2, 1996

Amending Reg. 460 of R.R.O. 1990
(General)

Note: Since January 1, 1995, Regulation 460 has been amended by Ontario Regulation 88/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Regulation 460 of the Revised Regulations of Ontario, 1990 is amended by adding the following sections:

5.1 A head of an institution that receives a request for access to a record or personal information shall conclude that the request is frivolous or vexatious if,

- (a) the head is of the opinion on reasonable grounds that the request is part of a pattern of conduct that amounts to an abuse of the right of access or would interfere with the operations of the institution; or
- (b) the head is of the opinion on reasonable grounds that the request is made in bad faith or for a purpose other than to obtain access.

5.2 The fee that shall be charged for the purposes of clause 24 (1) (c) or 48 (1) (c) of the Act shall be \$5.

5.3 (1) For the purposes of subsection 50 (1.1) of the Act, the fee payable for appealing a decision of a head to the Commissioner shall be,

- (a) \$25, if the person appealing has made a request for access to a record under subsection 24 (1);
- (b) \$10, if the person appealing has made a request for access to personal information under subsection 48 (1); and
- (c) \$10, if the person appealing has made a request for correction of personal information under subsection 47 (2).

(2) For the purposes of subsection 50 (1.1) of the Act, no fee is payable for appealing a decision of a head to the Commissioner if the person appealing is given notice of a request under subsection 28 (1) of the Act.

2. Section 6 of the Regulation is revoked and the following substituted:

6. The following are the fees that shall be charged for the purposes of subsection 57 (1) of the Act for access to a record:

- 1. For photocopies and computer printouts, 20 cents per page.
- 2. For floppy disks, \$10 for each disk.
- 3. For manually searching a record, \$7.50 for each 15 minutes spent by any person.
- 4. For preparing a record for disclosure, including severing a part of the record, \$7.50 for each 15 minutes spent by any person.
- 5. For developing a computer program or other method of producing a record from machine readable record, \$15 for each 15 minutes spent by any person.

RÈGLEMENT DE L'ONTARIO 21/96
pris en application de la
**LOI SUR L'ACCÈS À L'INFORMATION ET LA
PROTECTION DE LA VIE PRIVÉE**

pris le 31 janvier 1996
déposé le 2 février 1996

modifiant le Règl. 460 des R.R.O. de 1990
(Dispositions générales)

Remarque: Depuis le 1^{er} janvier 1995, le Règlement 460 a été modifié par le Règlement de l'Ontario 88/95. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1994.

1. Le Règlement 460 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction des articles suivants :

5.1 La personne responsable de l'institution qui reçoit une demande d'accès à un dossier ou aux renseignements personnels conclut que la demande est frivole ou vexatoire si, selon le cas :

- a) elle est d'avis, fondé sur des motifs raisonnables, que la demande reflète une conduite qui aboutit à un abus du droit d'accès ou entrave les activités de l'institution;
- b) elle est d'avis, fondé sur des motifs raisonnables, que la demande a été faite de mauvaise foi ou à des fins autres que l'obtention de l'accès.

5.2 Les droits qui sont imputés pour l'application de l'alinéa 24 (1) c) ou 48 (1) c) de la Loi sont de 5 \$.

5.3 (1) Pour l'application du paragraphe 50 (1.1) de la Loi, les droits qui sont payables pour interjeter appel devant le commissaire d'une décision d'une personne responsable sont de :

- a) 25 \$, si l'appelant a présenté une demande d'accès à un document aux termes du paragraphe 24 (1);
- b) 10 \$, si l'appelant a présenté une demande d'accès à des renseignements personnels aux termes du paragraphe 48 (1);
- c) 10 \$, si l'appelant a présenté une demande de rectification des renseignements personnels aux termes du paragraphe 47 (2).

(2) Pour l'application du paragraphe 50 (1.1) de la Loi, aucuns droits ne sont payables pour interjeter appel devant le commissaire d'une décision d'une personne responsable si l'appelant reçoit l'avis d'une demande aux termes du paragraphe 28 (1) de la Loi.

2. L'article 6 du Règlement est abrogé et remplacé par ce qui suit :

6. Les droits suivants sont imputés pour l'application du paragraphe 57 (1) de la Loi pour l'accès à un document :

- 1. Pour les photocopies et imprimés d'ordinateur, 20 cents la page.
- 2. Pour les disquettes, 10 \$ chacune.
- 3. Pour effectuer une recherche manuelle d'un document, 7,50 \$ pour chaque tranche de 15 minutes qu'une personne consacre à cette fin.
- 4. Pour préparer un document en vue de sa divulgation, y compris extraire une partie du document, 7,50 \$ pour chaque tranche de 15 minutes qu'une personne consacre à cette fin.
- 5. Pour créer un programme d'ordinateur ou une autre méthode de préparation d'un document à partir de documents lisibles par machine, 15 \$ pour chaque tranche de 15 minutes qu'une personne consacre à cette fin.

6. The costs, including computer costs, that the institution incurs in locating, retrieving, processing and copying the record if those costs are specified in an invoice that the institution has received.

6.1 The following are the fees that shall be charged for the purposes of subsection 57 (1) of the Act for access to personal information about the individual making the request for access:

1. For photocopies and computer printouts, 20 cents per page.
2. For floppy disks, \$10 for each disk.
3. For developing a computer program or other method of producing the personal information requested from machine readable record, \$15 for each 15 minutes spent by any person.
4. The costs, including computer costs, that the institution incurs in locating, retrieving, processing and copying the personal information requested if those costs are specified in an invoice that the institution has received.

3. Subsection 7 (1) of the Regulation is revoked and the following substituted:

(1) If a head gives a person an estimate of an amount payable under the Act and the estimate is \$100 or more, the head may require the person to pay a deposit equal to 50 per cent of the estimate before the head takes any further steps to respond to the request.

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6. Les frais, y compris les frais d'ordinateur, que l'institution engage pour le repérage, la récupération, le traitement et la duplication du document si ces frais sont précisés dans une facture que reçoit l'institution.

6.1 Les droits suivants sont imputés pour l'application du paragraphe 57 (1) de la Loi pour l'accès aux renseignements personnels qui concernent le particulier qui fait la demande d'accès :

1. Pour les photocopies et imprimés d'ordinateur, 20 cents la page.
2. Pour les disquettes, 10 \$ chacune.
3. Pour créer un programme d'ordinateur ou une autre méthode de préparation des renseignements personnels demandés à partir de documents lisibles par machine, 15 \$ pour chaque tranche de 15 minutes qu'une personne consacre à cette fin.
4. Les frais, y compris les frais d'ordinateur, que l'institution engage pour le repérage, la récupération, le traitement et la duplication des renseignements personnels demandés si ces frais sont précisés dans une facture que reçoit l'institution.

3. Le paragraphe 7 (1) du Règlement est abrogé et remplacé par ce qui suit :

(1) Si la personne responsable donne à une personne une estimation d'un montant à payer aux termes de la Loi et que l'estimation s'élève à au moins 100 \$, la personne responsable peut exiger un acompte égal à 50 pour cent du montant de l'estimation avant de prendre d'autres mesures pour répondre à la demande.

ONTARIO REGULATION 22/96

made under the

MUNICIPAL FREEDOM OF INFORMATION AND PROTECTION OF PRIVACY ACT

Made: January 31, 1996

Filed: February 2, 1996

Amending Reg. 823 of R.R.O. 1990
(General)

Note: Regulation 823 has not been amended in 1995. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Regulation 823 of the Revised Regulations of Ontario, 1990 is amended by adding the following sections:

5.1 A head of an institution that receives a request for access to a record or personal information shall conclude that the request is frivolous or vexatious if,

- (a) the head is of the opinion on reasonable grounds that the request is part of a pattern of conduct that amounts to an abuse of the right of access or would interfere with the operations of the institution; or
- (b) the head is of the opinion on reasonable grounds that the request is made in bad faith or for a purpose other than to obtain access.

5.2 The fee that shall be charged for the purposes of clause 17 (1) (c) or 37 (1) (c) of the Act shall be \$5.

5.3 (1) For the purposes of subsection 39 (1.1) of the Act, the fee payable for appealing a decision of a head to the Commissioner shall be,

RÈGLEMENT DE L'ONTARIO 22/96

pris en application de la

LOI SUR L'ACCÈS À L'INFORMATION MUNICIPALE ET LA PROTECTION DE LA VIE PRIVÉE

pris le 31 janvier 1996

déposé le 2 février 1996

modifiant le Règl. 823 des R.R.O. de 1990
(Dispositions générales)

Remarque: Le Règlement 823 n'a pas été modifié en 1995. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1994.

1. Le Règlement 823 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction des articles suivants :

5.1 La personne responsable de l'institution qui reçoit une demande d'accès à un dossier ou aux renseignements personnels conclut que la demande est frivole ou vexatoire si, selon le cas :

- a) elle est d'avis, fondé sur des motifs raisonnables, que la demande reflète une conduite qui aboutit à un abus du droit d'accès ou entrave les activités de l'institution;
- b) elle est d'avis, fondé sur des motifs raisonnables, que la demande a été faite de mauvaise foi ou à des fins autres que l'obtention de l'accès.

5.2 Les droits qui sont imputés pour l'application de l'alinéa 17 (1) c) ou 37 (1) c) de la Loi sont de 5 \$.

5.3 (1) Pour l'application du paragraphe 39 (1.1) de la Loi, les droits qui sont payables pour interjeter appel devant le commissaire d'une décision d'une personne responsable sont de :

- (a) \$25, if the person appealing has made a request for access to a record under subsection 17 (1);
- (b) \$10, if the person appealing has made a request for access to personal information under subsection 37 (1); and
- (c) \$10, if the person appealing has made a request for correction of personal information under subsection 36 (2).

(2) For the purposes of subsection 39 (1.1) of the Act, no fee is payable for appealing a decision of a head to the Commissioner if the person appealing is given notice of a request under subsection 21 (1) of the Act.

2. Section 6 of the Regulation is revoked and the following substituted:

6. The following are the fees that shall be charged for the purposes of subsection 45 (1) of the Act for access to a record:

- 1. For photocopies and computer printouts, 20 cents per page.
- 2. For floppy disks, \$10 for each disk.
- 3. For manually searching a record, \$7.50 for each 15 minutes spent by any person.
- 4. For preparing a record for disclosure, including severing a part of the record, \$7.50 for each 15 minutes spent by any person.
- 5. For developing a computer program or other method of producing a record from machine readable record, \$15 for each 15 minutes spent by any person.
- 6. The costs, including computer costs, that the institution incurs in locating, retrieving, processing and copying the record if those costs are specified in an invoice that the institution has received.

6.1 The following are the fees that shall be charged for the purposes of subsection 45 (1) of the Act for access to personal information about the individual making the request for access:

- 1. For photocopies and computer printouts, 20 cents per page.
- 2. For floppy disks, \$10 for each disk.
- 3. For developing a computer program or other method of producing the personal information requested from machine readable record, \$15 for each 15 minutes spent by any person.
- 4. The costs, including computer costs, that the institution incurs in locating, retrieving, processing and copying the personal information requested if those costs are specified in an invoice that the institution has received.

3. Subsection 7 (1) of the Regulation is revoked and the following substituted:

(1) If a head gives a person an estimate of an amount payable under the Act and the estimate is \$100 or more, the head may require the person to pay a deposit equal to 50 per cent of the estimate before the head takes any further steps to respond to the request.

- a) 25 \$, si l'appelant a présenté une demande d'accès à un document aux termes du paragraphe 17 (1);
- b) 10 \$, si l'appelant a présenté une demande d'accès à des renseignements personnels aux termes du paragraphe 37 (1);
- c) 10 \$, si l'appelant a présenté une demande de rectification des renseignements personnels aux termes du paragraphe 36 (2).

(2) Pour l'application du paragraphe 39 (1.1) de la Loi, aucuns droits ne sont payables pour interjeter appel devant le commissaire d'une décision d'une personne responsable si l'appelant reçoit l'avis d'une demande aux termes du paragraphe 21 (1) de la Loi.

2. L'article 6 du Règlement est abrogé et remplacé par ce qui suit :

6. Les droits suivants sont imputés pour l'application du paragraphe 45 (1) de la Loi pour l'accès à un document :

- 1. Pour les photocopies et imprimés d'ordinateur, 20 cents la page.
- 2. Pour les disquettes, 10 \$ chacune.
- 3. Pour effectuer une recherche manuelle d'un document, 7,50 \$ pour chaque tranche de 15 minutes qu'une personne consacre à cette fin.
- 4. Pour préparer un document en vue de sa divulgation, y compris extraire une partie du document, 7,50 \$ pour chaque tranche de 15 minutes qu'une personne consacre à cette fin.
- 5. Pour créer un programme d'ordinateur ou une autre méthode de préparation d'un document à partir de documents lisibles par machine, 15 \$ pour chaque tranche de 15 minutes qu'une personne consacre à cette fin.
- 6. Les frais, y compris les frais d'ordinateur, que l'institution engage pour le repérage, la récupération, le traitement et la duplication du document si ces frais sont précisés dans une facture que reçoit l'institution.

6.1 Les droits suivants sont imputés pour l'application du paragraphe 45 (1) de la Loi pour l'accès aux renseignements personnels qui concernent le particulier qui fait la demande d'accès :

- 1. Pour les photocopies et imprimés d'ordinateur, 20 cents la page.
- 2. Pour les disquettes, 10 \$ chacune.
- 3. Pour créer un programme d'ordinateur ou une autre méthode de préparation des renseignements personnels demandés à partir de documents lisibles par machine, 15 \$ pour chaque tranche de 15 minutes qu'une personne consacre à cette fin.
- 4. Les frais, y compris les frais d'ordinateur, que l'institution engage pour le repérage, la récupération, le traitement et la duplication des renseignements personnels demandés si ces frais sont précisés dans une facture que reçoit l'institution.

3. Le paragraphe 7 (1) du Règlement est abrogé et remplacé par ce qui suit :

(1) Si la personne responsable donne à une personne une estimation d'un montant à payer aux termes de la Loi et que l'estimation s'élève à au moins 100 \$, la personne responsable peut exiger un acompte égal à 50 pour cent du montant de l'estimation avant de prendre d'autres mesures pour répondre à la demande.

ONTARIO REGULATION 23/96
made under the
**PRIVATE INVESTIGATORS AND
SECURITY GUARDS ACT**

Made: January 31, 1996

Filed: February 2, 1996

Amending Reg. 938 of R.R.O. 1990
(General)

Note: Regulation 938 has not previously been amended.

1. (1) Paragraphs 6, 7, 8 and 9 of subsection 4 (1) of Regulation 938 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

- 6. Upon application for a licence in Form 4 to act as a private investigator or a renewal thereof \$30
- 7. Upon application for a licence in Form 4 to act as a security guard or a renewal thereof \$30
- 8. Upon application for a licence in Form 4 to act as a private investigator and security guard or a renewal thereof \$60
- 9. Upon application for a replacement copy of any licence that has been lost or destroyed \$10

(2) Subsections 4 (2) and (3) of the Regulation are revoked.

2. This Regulation comes into force on April 1, 1996.

ONTARIO REGULATION 24/96
made under the
MILK ACT

Made: December 13, 1995

Approved: January 31, 1996

Filed: February 2, 1996

Amending Reg. 761 of R.R.O. 1990
(Milk and Milk Products)

Note: Since January 1, 1995, Regulation 761 has been amended by Ontario Regulations 100/95, 101/95, 102/95 and 348/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Subsection 57 (2) of Regulation 761 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(2) Every sample shall be tested, no later than six days after the day the sample is taken, by an infrared milk analyzer at a laboratory approved by the Director.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Toronto on December 13, 1995.

7/96

ONTARIO REGULATION 25/96
made under the
MUNICIPAL ACT

Made: February 2, 1996

Filed: February 2, 1996

DISSOLUTION OF LOCAL BOARDS

1. A municipality does not have the power under section 210.4 of the Act to dissolve the following local boards:

- 1. A society as defined in section 3 of the *Child and Family Services Act*.
- 2. A district welfare administration board established under the *District Welfare Administration Boards Act*.
- 3. A board of health as defined in section 1 of the *Health Protection and Promotion Act*.
- 4. A committee of management and a board of management established under the *Homes for the Aged and Rest Homes Act*.
- 5. A board as defined in section 1 of the *Public Libraries Act*.
- 6. A public utility commission established under the *Public Utilities Act* or any other Act which is responsible for the distribution and supply of electrical power or energy.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on February 2, 1996.

7/96

ONTARIO REGULATION 26/96
made under the
MUNICIPAL ACT

Made: February 2, 1996

Filed: February 2, 1996

"FEES AND CHARGES" BY-LAWS

1. A municipality or local board does not have the power under section 220.1 of the Act to impose fees or charges on a class of persons that is comprised solely of the Crown.

2. A municipality or local board does not have the power under section 220.1 of the Act to impose fees or charges on the Crown.

- (a) for ensuring court security under section 137 of the *Police Services Act* or otherwise; or
- (b) for escorting and conveying persons in custody.

3. A municipality or local board does not have the power under section 220.1 of the Act to impose fees or charges to obtain revenue to pay growth-related net capital costs as defined in section 1 of the *Development Charges Act*.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on February 2, 1996.

7/96

ONTARIO REGULATION 27/96**made under the
MUNICIPAL ACT**

Made: February 2, 1996

Filed: February 2, 1996

LICENSING POWERS

1. A local municipality does not have the power under Part XVII.1 of the Act to pass a by-law to license, regulate or govern the operation of a group home as defined in subsection 240 (1) of the Act.

2. (1) A local municipality does not have the power under Part XVII.1 of the Act to pass a by-law to license, regulate or govern the rental of a residential unit.

(2) For the purpose of subsection (1), "residential unit" means a unit that,

- (a) consists of a self-contained set of rooms located in a building or structure;
- (b) is used as a residential premises;
- (c) contains kitchen and bathroom facilities that are used only by the occupants of the unit;
- (d) is used as a single housekeeping unit, which includes a unit in which no occupant has exclusive possession of any part of the unit; and
- (e) has a means of egress to the outside of the building or structure, which may be a means of egress through another residential unit.

AL LEACH

Minister of Municipal Affairs and Housing

Dated at Toronto on February 2, 1996.

7/96

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996-02-24

ONTARIO REGULATION 28/96 made under the GENERAL WELFARE ASSISTANCE ACT

Made: January 31, 1996

Filed: February 5, 1996

Amending Reg. 538 of R.R.O. 1990
(Indian Bands)

Note: Regulation 538 has not been amended in 1995. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. The Schedule to Regulation 538 of the Revised Regulations of Ontario, 1990 is amended by adding the following item:

106. Whitesand First Nation

8/96

ONTARIO REGULATION 29/96 made under the HIGHWAY TRAFFIC ACT

Made: January 30, 1996

Filed: February 5, 1996

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since January 1, 1995, Regulation 619 has been amended by Ontario Regulations 4/95, 65/95, 123/95, 189/95, 269/95, 376/95 and 495/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. (1) Paragraph 6 of Part 2 of Schedule 13 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

District of
Cochrane—Town of Smooth
Rock FallsTwps. of
Glackmeyer and
Lamarche

6. That part of the King's Highway known as No. 11 in the Territorial District of Cochrane lying between a point situate 640 metres measured westerly from its intersection with the westerly limit of the King's Highway known as No. 652 and 579 in the townships of Glackmeyer and Lamarche and a point situate 100 metres measured easterly from its intersection with the centre line of the King's Highway known No. 624 in the Town of Smooth Rock Falls.

(2) Clause 4 (a) of Part 4 of Schedule 13 to the Regulation is revoked and the following substituted:

- (a) beginning at a point situate 300 metres measured easterly from its intersection with the Matagami Railway and a point situate 100 metres measured easterly from its intersection with the King's Highway known as No. 634.

2. (1) Paragraph 2 of Part 4 of Schedule 24 to the Regulation is revoked and the following substituted:

Essex—

Town of LaSalle

2. That part of the King's Highway known as No. 18 in the Town of LaSalle in the County of Essex lying between a point situate 100 metres measured southerly from its intersection with the centre line of the roadway known as Martin Lane and a point situate 60 metres measured northerly from its intersection with the centre line of the roadway known as Essex County Road 3.

(2) Paragraph 1 of Part 6 of Schedule 24 to the Regulation is revoked and the following substituted:

Essex—

City of Windsor

Town of LaSalle

1. That part of the King's Highway known as No. 18 in the Town of LaSalle in the County of Essex lying between a point situate 100 metres measured southerly from its intersection with the centre line of the roadway known as Martin Lane and a point situate at its intersection with the centre line of the roadway known as Morton Drive in the City of Windsor.

3. (1) Paragraph 1 of Part 5 of Schedule 150 to the Regulation is revoked and the following substituted:

District of
Manitoulin—

Twp. of Carnarvon

1. That part of the King's Highway known as No. 542 in the Township of Carnarvon in the Territorial District of Manitoulin beginning at a point 1250 metres measured easterly from its intersection with the centre line of the easterly junction of the King's Highway known as No. 551 and extending westerly for a distance of 550 metres.

(2) Paragraph 2 of Part 6 of Schedule 150 to the Regulation is revoked and the following substituted:

District of
Manitoulin—

Twp. of Carnarvon

2. That part of the King's Highway known as No. 542 in the Territorial District of Manitoulin beginning at a point situate 700 metres measured easterly from its intersection with the centre line of the easterly junction of the King's Highway known as No. 551 and extending westerly for a distance of 700 metres.

AL PALLADINI
Minister of Transportation

Dated at Toronto on January 30, 1996.

8/96

ONTARIO REGULATION 30/96
made under the
HIGHWAY TRAFFIC ACT

Made: January 30, 1996
Filed: February 5, 1996

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since January 1, 1995, Regulation 619 has been amended by Ontario Regulations 4/95, 65/95, 123/95, 189/95, 269/95, 376/95, 495/95 and 29/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. (1) Part 1 of Schedule 73 to Regulation 619 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

- | | |
|-----------------------------------|--|
| Simcoe— | 1. That part of the King's Highway known as No. 69 lying between a point situate at its intersection with the centre line of the |
| Twp. of Tay | King's Highway known as No. 12 in the |
| District Municipality of Muskoka— | Township of Tay in the County of Simcoe and a point situate 700 metres measured |
| Twp. of Georgian Bay | northerly from its intersection with the |
| | centre line of the roadway known as |
| | Hidden Glen Road in the Township of |
| | Georgian Bay, (Geographic Township of |
| | Baxter), in the District Municipality of |
| | Muskoka. |

(2) Paragraph 1 of Part 2 of Schedule 73 to the Regulation is revoked and the following substituted:

- | | |
|-----------------------------------|---|
| District Municipality of Muskoka— | 1. That part of the King's Highway known as No. 69 lying between a point situate 700 metres measured northerly from its |
| Twp. of Georgian Bay | intersection with the centre line of the |
| District of Parry Sound— | roadway known as Hidden Glen Road in |
| Twp. of Foley | the Township of Georgian Bay, (Geographic Township of Baxter), in the |
| | District Municipality of Muskoka and a |
| | point situate 245 metres measured |
| | southerly from its intersection with the |
| | centre line of the King's Highway known |
| | as No. 518 in the Township of Foley in the |
| | Territorial District of Parry Sound. |

2. (1) Paragraph 1 of Part 1 of Schedule 123 to the Regulation is revoked and the following substituted:

- | | |
|---------------------------------------|--|
| Municipality of Metropolitan Toronto— | 1. That part of the King's Highway known as No. 400 lying between a point situate at its |
| City of North York | intersection with the southerly limit of the |
| Simcoe— | structure over the King's Highway known |
| Twp. of Tay | as No. 401 in the City of North York in the |
| | Municipality of Metropolitan Toronto and |
| | a point situate at its intersection with the |
| | centre line of the King's Highway known |
| | as No. 12 in the Township of Tay in the |
| | County of Simcoe. |

(2) Paragraph 1 of Part 2 of Schedule 123 to the Regulation is revoked.

AL PALLADINI
Minister of Transportation

Dated at Toronto on January 30, 1996.

8/96

ONTARIO REGULATION 31/96
made under the
ONTARIO PLANNING AND DEVELOPMENT ACT, 1994

Made: January 31, 1996
Filed: February 6, 1996

Revoking Reg. 908 of R.R.O. 1990
(Parkway Belt Planning Area)

1. Regulation 908 of the Revised Regulations of Ontario, 1990 is revoked.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on January 31, 1996.

8/96

ONTARIO REGULATION 32/96
made under the
NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

Made: January 30, 1996
Filed: February 8, 1996

Amending Reg. 826 of R.R.O. 1990
(Designation of Area of Development Control)

Note: Since January 1, 1995, Regulation 826 has been amended by Ontario Regulation 386/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Regulation 826 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

13. Despite section 2, paragraph 4 of the Schedule to Regulation 683 of the Revised Regulations of Ontario, 1980, as it read on December 31, 1990, shall be deemed to read as follows:

4. In the Township of Lindsay in the County of Bruce described as follows:

- i. Beginning at the intersection of the southerly boundary of the Township of Lindsay and the easterly limit of a deviated road known locally as Forty Hills Road in Lot 1 of Concession V East of Bury Road;

Thence northerly along the easterly limit of Forty Hills Road to intersect with the westerly limit of Concession V, East of Bury Road in Lot 2;

Thence northerly along the westerly limit of Concession V to the northwesterly angle of Lot 4;

Thence easterly along the northerly limit of Lot 4 to the northwesterly angle of Lot 4 in Concession VI, East of Bury Road;

Thence northerly along the westerly limit of Concession VI to the northwesterly angle of Lot 7;

Thence easterly along the northerly limit of Lot 7 and the prolongation thereof to the northwesterly angle of Lot 7 in Concession VII;

Thence northerly along the westerly limit of Concession VII to the northwesterly angle of Lot 10;

Thence easterly along the northerly limit of Lot 10 to the northwesterly angle of Lot 10 in Concession VIII;

Thence northerly along the westerly limit of Concession VIII East of Bury Road to the southwesterly angle of Lot 18;

Thence westerly along the southerly limit of Lot 18 to the southwesterly angle of said Lot 18 in Concession VII East of Bury Road;

Thence northerly along the westerly limit of Concession VII to the southwesterly angle of Lot 19;

Thence westerly crossing the road allowance and following the southerly limit of Lot 19 to the southwesterly angle of Lot 19 in Concession VI East of Bury Road;

Thence northerly along the westerly limit of Concession VI to the northwesterly angle of Lot 22;

Thence easterly along the northerly limit of Lot 22 and its prolongation thereof to the northwesterly angle of Lot 22 in Concession VII East of Bury Road;

Thence northerly along the westerly limit of Concession VII to the northwesterly angle of Lot 33;

Thence easterly along the northerly limit of Lot 33 to the northwesterly angle of Lot 33 in Concession VIII East of Bury Road;

Thence northerly along the westerly limit of Concession VIII to the northwesterly angle of Lot 37;

Thence easterly along the northerly limit of Lot 37 and its prolongation thereof to the northwesterly angle of Lot 37 in Concession IX East of Bury Road;

Thence northerly along the westerly limit of Concession IX to the northwesterly angle of Lot 39;

Thence easterly along the northerly limit of Lot 39 and its prolongation thereof to the northwesterly angle of Lot 39 in Concession XIII East of Bury Road;

Thence northerly along the westerly limit of Concession XIII to the southerly shoreline of Gillies Lake;

Thence northerly along the northerly prolongation of the westerly limit of Concession XIII to the point of intersection with the westerly prolongation of the southerly limit of Lot 42;

Thence westerly following the westerly prolongation of the southerly limit of Lot 42 to intersect with the westerly shoreline of Gillies Lake;

Thence in a northerly and westerly direction following along the westerly and southwesterly shoreline of the Lake to intersect with the easterly limit of Concession XI East of Bury Road;

Thence southerly along the easterly limit of Concession XI to the southeasterly angle of Lot 42;

Thence westerly along the southerly limit of Lot 42 and its westerly prolongation thereof to the centre line of the travelled road between Concession IX and VIII East of Bury Road;

Thence northerly following along the centre line of the travelled road to a point of intersection where the centre line crosses with the westerly limit of Concession IX East of Bury Road as the road turns easterly to follow an east/west direction;

Thence north 52° west in a straight line to intersect with the northerly boundary of the Township of Lindsay;

Thence easterly along the northerly boundary to the westerly shoreline of Georgian Bay;

Thence in a southeasterly, southerly and southwesterly direction following the shoreline to intersect with the westerly limit of Concession XII East of Bury Road;

Thence northerly along the westerly limit of Concession XII to the southwesterly angle of Lot 39;

Thence westerly along the southerly limit of Lot 39 to intersect with the northwesterly angle of the lands shown on a Plan registered in the Land Registry Office for the Registry Division of Bruce (No. 3) as Number 427;

Thence southwesterly in a straight line to a point on the easterly limit of Concession XI in Lot 38 a distance of 91.44 metres measured northerly along the easterly limit of Concession XI from the southeasterly angle of Lot 38;

Thence southerly along the easterly limit of Lots 38 and 37 to intersect with the northerly angle of a Plan registered in the Land Registry Office for the Registry Division of Bruce (No.3) as Number 364;

Thence southwesterly along the northwesterly limit of Plan 364 to the southerly limit of Lot 36 in Concession X East of Bury Road;

Thence easterly along the southerly limit of Lot 36 to the westerly shore of Georgian Bay;

Thence southwesterly along the westerly shore of the Bay to intersect with the southerly limit of Lot 35;

Thence westerly along the southerly limit of Lot 35 to the northerly angle of Part 1 within a Plan deposited in the Land Registry Office for the Registry Division of Bruce (No.3) as number 3R-2640;

Thence in a southerly, southwesterly and southeasterly direction following the easterly limit of Part 1 within Plan 3R-2640 to the southerly angle of Part 1;

Thence south 37° 03' 30" east crossing a township road in Lot 33, Concession IX East of Bury Road to intersect with the southerly Limit of that township road;

Thence easterly along the southerly limit of the road to the westerly limits of Kent Avenue as shown on a Plan Registered in the Land registry Office for the Registry Division of Bruce (No.3) as number 367;

Thence southerly along the westerly limit of Kent Avenue a distance of 121.92 metres to a southwesterly angle of Plan 367;

Thence north 83° 15' east 30 metres to a point on the southerly limit of Lot 86 of Plan 367;

Thence southeasterly in a straight line to a point on the southerly limit of Lot 33, Concession IX East of Bury Road a distance of 480 metres measured easterly from the westerly limit of Concession IX East of Bury Road;

Thence easterly along the southerly limit of Lot 33 to the westerly shoreline of Georgian Bay;

Thence southerly along the westerly shoreline of the Bay to the easterly prolongation of the northerly limit of a Plan Registered in the Land Registry Office for the Registry Division of Bruce (No.3) as number 396;

Thence westerly to and along the northerly limit of Plan 396 to the northwesterly angle of Lot 24 in the Plan;

Thence southerly along the westerly limit of Plan 396 to the southerly angle of lot 14 in the Plan;

Thence easterly along the southerly limit of Lot 14 to the westerly limit of a street as shown on Plan 396;

Thence southerly along the westerly limit of the street to the northerly limit of a Plan Registered in the Land Registry Office for the Registry Division of Bruce (No.3) as number 394;

Thence southwesterly along the northerly limit of Plan 394 to a point of intersection with the northwesterly prolongation of the southwesterly limit of Lot 21 in Plan 394;

Thence southeasterly to and along the southwesterly limit of Lot 21 and the southwesterly limit of Plan 394 to a point of intersection with the southwesterly prolongation of the northerly limit of Lot 20 in Plan 394;

Thence north 53° 48' east along the southwesterly prolongation and the northerly limit of Lot 20 in Plan 394 and its northeasterly prolongation thereof to the westerly shoreline of Georgian Bay;

Thence southerly along the westerly shoreline of the Bay to intersect with the southerly limit of Lot 20 in Concession IX East of Bury Road;

Thence westerly along the southerly limit of Lot 20 to the southwesterly angle of Part 34 within a Plan deposited in the Land Registry Office for the Registry Division of Bruce (No.3) as number R-190;

Thence southeasterly along the southerly limit of Part 34 in Plan R-190 to the southerly angle of Part 34;

Thence north 5° 17' 30" east along the southerly limit of Plan R-190 to the westerly shoreline of Georgian Bay;

Thence southerly along the westerly shoreline around Cape Chin to intersect with the southerly limit of Lot 15 in Concession IX;

Thence westerly along the southerly limit of Lot 15 to the northwesterly angle of a Plan deposited in the Land Registry

Office for the Registry Division of Bruce (No.3) as number R-160;

Thence southerly along the westerly limit of Plan R-160 to intersect with the northwesterly angle of a Plan deposited in the Land Registry Office for the Registry Division of Bruce (No.3) as number R-159;

Thence southerly along the westerly limit of Plan R-159 to the southerly Limit of Lot 11 in Concession IX East of Bury Road.

Thence easterly along the southerly limit of Lot 11 to the westerly shoreline of Georgian Bay;

Thence southerly along the westerly shoreline of the Bay to intersect with the southerly boundary of the Township of Lindsay;

Thence westerly along the southerly boundary of the Township of Lindsay to the place of beginning.

Except for:

Beginning at the southeasterly angle of Lot 34 in Concession VIII East of Bury Road;

Thence westerly along the southerly limit of Lot 34 a distance of 300 metres to a point;

Thence northerly and parallel with the easterly limit of Concession VIII to the northerly limit of Lot 34;

Thence easterly along the northerly limit of Lot 34 and its easterly prolongation thereof to a point a distance of 504 metres measured easterly from the northwesterly angle of Lot 34 in Concession IX;

Thence southerly in a straight line to a point on the southerly limit of Lot 34 a distance of 260 metres measured easterly from the southwesterly angle of that Lot 34;

Thence southeasterly in a straight line to a point on the southerly limit of Part 1, within the aforementioned Plan number 3R-2640, a distance 33 metres measured westerly from the southerly angle of that Part 1;

Thence southerly crossing a Township road and parallel with the westerly limit of Concession IX to the southerly limit of that township road in Lot 33;

Thence westerly along the southerly limit of the township road to a point 315 metres measured easterly at right angles from the westerly limit of Concession IX;

Thence southwesterly in a straight line to a point 228 metres measured easterly at right angles from the westerly limit of Concession IX and 202 metres measured northerly at right angles from the southerly limit of Lot 33;

Thence westerly in a straight line to a point on the easterly limit of Concession VIII 120 metres measured southerly along the easterly limit of the Concession from the southeasterly angle of Lot 34;

Thence northerly along the easterly limit of Concession VIII to the place of beginning.

ii. Beginning at the southeasterly angle of Lot 43 in Concession VI East of Bury Road;

Thence westerly along the southerly limit of Lot 43 in Concessions VI and V and its westerly prolongation to the northerly boundary of the Township of Lindsay;

Thence northeasterly along the northerly boundary of the township to intersect with the northerly prolongation of the easterly limit of Concession VI East of Bury Road;

Thence southerly along the easterly limit of Concession VI East of Bury Road to the place of beginning.

BRENDA ELLIOTT
Minister of Environment and Energy

Dated at Toronto on January 30, 1996.

8/96

ONTARIO REGULATION 33/96
made under the
**NIAGARA ESCARPMENT PLANNING AND
DEVELOPMENT ACT**

Made: January 30, 1996
Filed: February 8, 1996

Amending Reg. 828 of R.R.O. 1990
(Development within the Development Control Area)

Note: Regulation 828 has not been amended in 1994 or 1995. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1993.

1. Schedule 1 to Regulation 828 of the Revised Regulations of Ontario, 1990 is amended by adding the following item:

County of Bruce
0.1 By-law 12-86

Township of Lindsay

BRENDA ELLIOTT
Minister of Environment and Energy

Dated at Toronto on January 30, 1996.

8/96

ONTARIO REGULATION 34/96
made under the
PLANNING ACT

Made: February 5, 1996
Filed: February 9, 1996

**DELEGATION OF AUTHORITY OF MINISTER TO
APPROVE FORECLOSURES OR THE EXERCISE OF
POWERS OF SALE**

1. (1) All authority of the Minister to give approvals under subsection 50 (18) of the Act is hereby delegated to the Manitoulin Planning Board in respect of all the land situate in its planning area.

(2) The delegation is subject to the following conditions:

1. Each application received shall be assigned a separate file number.

2. The secretary-treasurer of the Manitoulin Planning Board shall, within 14 days of receipt of an application for an approval under subsection 50 (18) of the Act and at least 14 days before the date that the application is to be considered by the Planning Board, provide a copy of the application and a request for written comments to the persons and public bodies listed in subsection 4 (4) of Ontario Regulation 41/95, unless the person or public body has notified the secretary-treasurer that they do not wish to receive a copy of the application.

(3) The delegation does not apply to any application for an approval under subsection 50 (18) of the Act made to the Minister before February 12, 1996.

2. No approval to an application under subsection 50 (18) of the Act shall be given unless the approval conforms with any official plan, zoning by-law or Minister's zoning order under clause 47 (1) (a) of the Act that applies to the land that is the subject of the application.

3. The delegation of authority set out in this Regulation is not terminated by reason only that a condition set out in subsection 1 (2) is not complied with.

4. This Regulation comes into force on February 12, 1996.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on February 5, 1996.

8/96

ONTARIO REGULATION 35/96
made under the
PLANNING ACT

Made: February 5, 1996
Filed: February 9, 1996

**DELEGATION OF AUTHORITY OF MINISTER TO ISSUE
CERTIFICATES OF VALIDATION**

1. (1) All authority of the Minister to issue certificates of validation under section 57 of the Act is hereby delegated to the Manitoulin Planning Board in respect of all the land situate in its planning area.

(2) The delegation is subject to the following conditions:

1. Each application received shall be assigned a separate file number.

2. The secretary-treasurer of the Manitoulin Planning Board shall, within 14 days of receipt of an application for a certificate of validation under section 57 and at least 14 days before the date that the application is to be considered by the Planning Board, provide a copy of the application and a request for written comments to the persons and public bodies listed in subsection 4 (4) of Ontario Regulation 41/95, unless the person or public body has notified the secretary-treasurer that they do not wish to receive a copy of the application.

(3) The delegation does not apply to any application for a certificate of validation under section 57 of the Act made to the Minister before February 12, 1996.

2. No certificate of validation under section 57 of the Act shall be issued unless the certificate conforms with any official plan, zoning by-law or Minister's zoning order under clause 47 (1) (a) of the Act that applies to the land that is the subject of the application.

3. The delegation of authority set out in this Regulation is not terminated by reason only that a condition set out in subsection 1 (2) is not complied with.

4. This Regulation comes into force on February 12, 1996.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on February 5, 1996.

8/96

ONTARIO REGULATION 36/96
made under the
PHYSICIAN SERVICES DELIVERY
MANAGEMENT ACT, 1995

Made: January 31, 1996
Filed: February 9, 1996

DESIGNATION OF RIGHTS AND OBLIGATIONS

1. (1) The following rights and obligations are designated for the purposes of section 1 of the Act:

1. All rights and obligations under the "1991 Framework Agreement" and under the "1991 Interim Agreement on Economic

Arrangements", both agreements having been executed by the Ontario Medical Association on May 4, 1991 and by the Government of Ontario on May 10, 1991.

2. All rights and obligations under the Agreement entitled "Payment of Canadian Medical Protective Association Fund Premiums for 1989, 1990 and 1991 and of Dues to the OMA for representing Physicians" dated April 2, 1991.

3. All rights and obligations under the "1993 Agreement on Economic Arrangements" dated August 1, 1993 except,

- i. all rights and obligations set out in paragraphs 1, subject to subsection (2).

- ii. the rights and obligations set out in paragraphs 9.1, 9.2, 9.3 of paragraph 9, in paragraphs 10, 11 and 13 and in Schedule 12.

4. The right to have an issue referred to an Umpire under paragraph (vii) of Article 11 of the agreement entitled "In the matter of the Health Service Organization Central Agreement and the H.S.O. Contract" and dated August 1, 1993.

(2) The right to have a reduction mentioned in paragraph 1.7, 1.8 or 1.9 of paragraph 1 of the "1993 Agreement on Economic Arrangements" dated August 1, 1993 carried out in accordance with paragraphs 15 and 16 is designated for the purposes of section 1 of the Act.

8/96

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996—03—02

ONTARIO REGULATION 37/96made under the
PLANNING ACT

Made: January 17, 1996

Filed: February 12, 1996

Amending O. Reg. 672/81

(District of Manitoulin—Geographic Townships of Campbell,
Dawson, Mills and Robinson)

Note: Since January 1, 1995, Ontario Regulation 672/81 has been amended by Ontario Regulations 363/95, 462/95 and 549/95. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1994.

1. Ontario Regulation 672/81 is amended by adding the following section:

182. (1) Despite subsection 50 (1), one seasonal dwelling together with accessory buildings and structures may be erected, located and used on the land described in subsection (2) if the following requirements are met:

- | | | |
|------------------------------|-------|---|
| 1. Minimum lot area | 4,046 | square metres |
| 2. Minimum lot frontage | 46 | metres |
| 3. Maximum lot coverage | 15 | percent |
| 4. Minimum front yard | 7.5 | metres |
| 5. Minimum rear yard | 7.5 | metres |
| 6. Minimum side yard | 3 | metres on one side
and
1.5 metres on the other side |
| 7. Maximum building height | 9 | metres |
| 8. Minimum ground floor area | 55 | square metres |

(2) Subsection (1) applies to that parcel of land in the geographic Township of Robinson, in the District of Manitoulin, being part of Lot 2 in Concession I, designated as Part 5 on Reference Plan R.R. 23, deposited in the Land Registry Office for the Land Titles Division of Manitoulin (No. 31).

BRYAN O. HILL
*Director**Plans Administration Branch
North and East**Ministry of Municipal Affairs and Housing*

Dated at Toronto on January 17, 1996.

9/96

ONTARIO REGULATION 38/96made under the
**NIAGARA ESCARPMENT PLANNING AND
DEVELOPMENT ACT**

Made: February 6, 1996

Filed: February 14, 1996

Amending Reg. 826 of R.R.O. 1990

(Designation of Area of Development Control)

Note: Since January 1, 1995, Regulation 826 has been amended by Ontario Regulations 386/95 and 32/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Regulation 826 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

14. Despite section 2, paragraph 11 of the Schedule to Regulation 683 of the Revised Regulations of Ontario, 1980, as it read on the 31st day of December, 1990, shall be deemed to read as follows:

11. In the Township of Collingwood in the County of Grey, described as follows:

- i. Beginning at the southeasterly angle of the Township of Collingwood;

Thence westerly along the southerly boundary of the said Township to intersect the southerly prolongation of the westerly limit of Concession IV;

Thence northerly along southerly prolongation and that westerly limit to the northwesterly angle of Lot 3 in Concession IV;

Thence easterly along the northerly limit of Lot 3 to the northwesterly angle of Lot 3 in Concession III;

Thence northerly along the westerly limit of Concession III to the southwesterly angle of Lot 8;

Thence westerly along the southerly limit of Lot 8 to the southwesterly angle of Lot 8 in Concession IV;

Thence northerly along the westerly limit of Concession IV to intersect with the southerly limit of County Road Number 19;

Thence easterly along that southerly limit to the easterly limit of Concession IV;

Thence southerly along the easterly limit of Concession IV to the northerly limit of the southerly half of Lot 8;

Thence easterly along the northerly limit of the southerly half of Lot 8 and its easterly prolongation thereof to the westerly limit of Concession II;

Thence northerly along the westerly limit of Concession II to the northwesterly angle of Lot 12;

Thence easterly along the northerly limit of Lot 12 and its easterly prolongation to the easterly boundary of the Township of Collingwood;

Thence southerly along the easterly boundary to intersect the easterly prolongation of the southerly limit of Lot 10 in Concession I;

Thence westerly along the southerly limit to the southeasterly angle of Lot 10 in Concession II;

Thence southerly along the easterly limit of Concession II to the northeasterly angle of Lot 7;

Thence easterly along the northerly limit of Lot 7 and its easterly prolongation to the easterly boundary of the Township of Collingwood;

Thence southerly along the easterly boundary to the place of beginning.

ii. Beginning at the southeasterly angle of Lot 13 in Concession III;

Thence westerly along the southerly limit of Lot 13 to the southwesterly angle of Lot 13 in Concession III;

Thence northerly along the westerly limit of Concession III to the northwesterly angle of Lot 13;

Thence easterly along the northerly limit of Lot 13 to the westerly limit of the easterly half of Concession III;

Thence northerly along the westerly limit of the easterly half of Concession III to the northerly limit of Lot 15;

Thence easterly along the northerly limit of Lot 15 a distance of 250 metres to a point;

Thence southerly and parallel with the easterly limit of Concession III to the northerly limit of Lot 13;

Thence easterly along the northerly limit of Lot 13 to the northeasterly angle of Lot 13 in Concession III;

Thence southerly along the easterly limit of Concession III to the place of beginning.

iii. Beginning at the intersection of the southerly limit of Lot 15 in Concession II and the westerly limit of Scenic Caves Road;

Thence westerly along the southerly limit of Lot 15 to the northeasterly limit of Scenic Caves Road;

Thence in a northwesterly direction following the northeasterly and northerly limits of Scenic Caves Road to a point 120 metres measured easterly at right angles from the westerly limit of Concession II;

Thence northerly and parallel with that distance from the westerly limit of Concession II to the southerly limit of Lot 16;

Thence westerly along the southerly limit of Lot 16 to the easterly limit of Scenic Caves Road;

Thence northerly along the easterly and northeasterly limits of Scenic Caves Road to intersect with the easterly limit of

a Township of Collingwood deviation road leading to a subdivision known locally as Swiss Meadows;

Thence northerly along the easterly limit of that deviation road to the easterly limits of a Plan registered in the Registry Office for the Registry Division of Grey North (No. 16) as Number 807;

Thence northerly along the easterly limit of Plan 807 and its northerly prolongation to the southerly limit of Lot 19 in Concession III;

Thence westerly along the southerly limit of Lot 19 to a point 58 metres measured easterly from the westerly limit of Concession III;

Thence northerly and parallel with that distance from the westerly limit to the southerly limit of Lot 20;

Thence westerly along the southerly limit of Lot 20 to the westerly limit of the easterly half of Concession IV;

Thence northerly along the westerly limit of the easterly half to the southerly limit of Lot 21;

Thence westerly along the southerly limit of Lot 21 to the southwesterly angle of Lot 21 in Concession IV;

Thence northerly along the westerly limit of Concession IV to the southeasterly angle of Lot 22;

Thence westerly along the southerly limit of Lot 22 to the southwesterly angle of Lot 22 in Concession V;

Thence northerly along the westerly limit of Concession V to the southwesterly angle of Lot 23;

Thence westerly along the southerly limit of Lot 23 to the southwesterly angle of Lot 23 in Concession VI;

Thence northerly along the westerly limit of Concession V to the northwesterly angle of Lot 25;

Thence easterly along the northerly limit of Lot 25 to its intersection with the easterly limit of a Plan deposited in the Land Registry Office for the Registry Division of Grey North (No. 16) as Number 16R-1020;

Thence southerly along the easterly limit of Plan 16R-1020 to a northerly angle of Part 15 within a Plan deposited in the Land Registry Office for the Registry Division of Grey North (No. 16) as Number 16R-1649;

Thence north $86^{\circ} 6'$ east 121.8 metres to an angle therein;

Thence north $17^{\circ} 15' 3''$ west 24.14 metres to an angle therein;

Thence north $86^{\circ} 6'$ east 25.91 metres to an angle therein;

Thence north $17^{\circ} 15'$ west 36.58 metres to an angle therein;

Thence north $86^{\circ} 40'$ east 24.23 metres to an angle therein;

Thence north $10^{\circ} 5'$ west 22.20 metres to the southwesterly angle of a Plan deposited in the Land Registry Office for the Registry Division of Grey North (No. 16) as Number 16R-1929;

Thence north $85^{\circ} 32' 30''$ east 2.68 metres to the southeasterly angle of said Plan;

Thence north 59° 50" west 23.13 metres to an angle therein;

Thence north 1° 51' 50" west 35.71 metres to the northeasterly angle of Plan 16R-1929;

Thence south 85° 32' 30" west 11.48 metres to the northwesterly angle of Plan 16R-1929, being the westerly limit of Part 20 within Plan 16R-1649;

Thence northerly along the westerly limit to the northwesterly angle of Part 20;

Thence easterly along the northerly limits of Part 20, 30, 31 and 19 to the northeasterly angle of Part 19 within Plan 16R-1649;

Thence north 81° 2' 30" east 22.86 metres to a southwesterly angle of a Plan registered in the Registry Office for the Registry Division of Grey North (No. 16) as Number 903 being the southerly limit of Wensley Drive;

Thence easterly along the said southerly limit to the northwesterly angle of Lot 25 in Plan 903;

Thence southerly along the westerly limit of Lots 25, 23 and 22 to the southwesterly angle of Lot 22 in Plan 903;

Thence in an easterly direction along the southerly limit of Lot 21, 20 and 19 to the southeasterly angle of Lot 19 in Plan 903;

Thence northerly along the easterly limit of Plan 903 to the southerly limit of the right-of-way of the Canadian National Railways;

Thence easterly along the southerly limit of the right-of-way to the northwesterly angle of a Plan registered in the Registry Office of Grey North (No. 16) as Number 425;

Thence south 9° 10' 30" east along the westerly limit to the southwesterly angle of Plan 425;

Thence easterly along the southerly limit of Plan 425 to the easterly limit of Lot 25 in Concession V;

Thence southerly along the easterly limit of Concession V to the point of intersection with the westerly prolongation of the southerly limit of Hidden Lake Road;

Thence southerly 91.440 metres along the said easterly limit of Concession V to a point;

Thence southeasterly in a straight line to a point on the northerly limit of the southerly half of Lot 23 in Concession IV, being on a bearing of north 73° 34' east and a distance of 294.970 metres from the most southwesterly angle of a Plan registered in the Registry Office of Grey North (No. 16) as Number 880;

Thence north 73° 34' east along the said southerly limit of the northerly half of Lot 23 in Concession IV a distance of 115.86 metres to a point;

Thence south 34° 1' 25" east 305.672 metres to a point;

Thence easterly following the courses and distances north 72° 54' 30" east 100.825 metres and north 70° 53' 15" east 54.501 metres to a point;

Thence south 9° 25' 35" west crossing into Lot 22, Concession IV, 19.0 metres to a point;

Thence north 75° 25' 35" east 28.5 metres to a point;

Thence south 61° 29' 13" east 10.0 metres to a point;

Thence south 42° 14' 15" east 43.0 metres to a point;

Thence south 27° 59' 15" east 60.9 metres to a point;

Thence south 19° 39' 35" east 85.562 metres to intersect the northerly limit of a Plan registered in the Land Registry Office for the Registry Division of Grey North (No. 16) as Number 1045;

Thence westerly along the northerly limit to the northwesterly angle of Plan 1045;

Thence southerly, southwesterly and southerly along the westerly limits to the southwesterly angle of Plan 1045, being the southerly limit of Lot 22 in Concession IV;

Thence easterly along the southerly limit to the southeasterly angle of Lot 22;

Thence southerly crossing the road allowance, along the easterly limit of Concession IV to the northeasterly angle of Lot 21;

Thence easterly along the northerly limit of Lot 21 in Concession III to the northwesterly angle of a Plan registered in the Registry Office for the Registry Division of Grey North (No. 16) as Number 634;

Thence southerly and southeasterly along the westerly limit to the southerly angle of Lot 39 within Plan 634;

Thence southeasterly in a straight line to a point on the lot line between Lots 19 and 20 a distance of 375 metres measured westerly from the easterly limit of Concession III;

Thence southeasterly in a straight line to a point on the southerly limit of Lot 19 a distance of 80 metres measured westerly from the easterly limit of Concession III;

Thence easterly along the southerly limit of Lot 19 and following its easterly prolongation thereof to the westerly limit of Concession II;

Thence southerly along the westerly limit of Concession II to a point 75 metres measured southerly from the northerly limit of Lot 18;

Thence easterly and parallel with the northerly limit of Lot 18, 130 metres to a point;

Thence southeasterly in a straight line to a point on the lot line between Lots 16 and 17 in Concession II a distance of 70 metres measured westerly from the westerly limit of Winter Park Road;

Thence southeasterly in a straight line to a point on the southerly limit of Lot 16 a distance of 52 metres measured westerly from the westerly limit of Scenic Caves Road;

Thence easterly along the southerly limit of Lot 16 to the westerly limit of Scenic Caves Road;

Thence southerly along the westerly limit of Scenic Caves Road to the northeasterly angle of Part 2 within a Plan

deposited in the Land Registry Office for the Registry Division of Grey North (No. 16) as Number 16R-662;

Thence westerly along the northerly limit to the northwesterly angle of Part 1 within Plan 16R-662;

Thence southerly along the westerly limit to the southwesterly angle of Plan 16R-662;

Thence easterly along the southerly limit of plan 16R-662 to the westerly limit of Scenic Caves Road;

Thence southerly along the westerly limit of Scenic Caves Road to the place of beginning.

- iv. Beginning at the intersection of the southerly prolongation of the easterly limit of Concession X and the southerly boundary of the Township of Collingwood;

Thence westerly along the southerly boundary to the southwesterly angle of the Township of Collingwood;

Thence northerly along the westerly boundary of the said Township to intersect with the westerly prolongation of the northerly limit of Lot 12 in Concession XII;

Thence easterly along the said northerly limit to the northeasterly angle of Lot 12;

Thence southerly along the easterly limit of Concession XII to the northeasterly angle of Lot 11;

Thence easterly along the northerly limit of Lot 11 in Concession XI, X and IX and its easterly prolongation to the easterly limit of County Road Number 2 in Concession VIII;

Thence northerly along the easterly limit of County Road Number 2 to the northerly limit of Lot 12;

Thence easterly along the northerly limit of Lot 12 to the westerly limit of the easterly half of Concession VIII;

Thence northerly crossing the road allowance, along the said westerly limit of the easterly half of the Concession VIII to the northerly limit of Lot 16;

Thence easterly along the said northerly limit to the northwesterly angle of Lot 16 in Concession VII;

Thence northerly along the westerly limit of Concession VII to the northwesterly angle of Lot 18;

Thence easterly along the northerly limit of Lot 18 to the northwesterly angle of Lot 18 in Concession VI;

Thence northerly crossing the road allowance, along the westerly limit of Concession VI to the northwesterly angle of Lot 21;

Thence easterly along the northerly limit of Lot 21 to the easterly limit of the westerly half of Concession VI;

Thence southerly along the said easterly limit of the westerly half to the northerly limit of Lot 19 in Concession VI;

Thence easterly along the northerly limit of Lot 19 to the northeasterly angle of Lot 19 in Concession V;

Thence southerly along the easterly limit of Concession V to the southeasterly angle of Lot 18;

Thence westerly along the southerly limit of Lot 18 to the easterly limit of the westerly half of Concession V;

Thence southerly along the easterly limit of the westerly half of Concession V to the southerly limit of Lot 15;

Thence westerly along the southerly limit of Lot 15 in Concession V and VI and its westerly prolongation to the southeasterly angle of Lot 15 in Concession VII;

Thence southerly along the easterly limit of Concession VI to the southeasterly angle of Lot 6;

Thence westerly along the southerly limit of Lot 6 to the southeasterly angle of Lot 6 in Concession VIII;

Thence southerly along the easterly limit of Concession VIII to the southeasterly angle of Lot 5;

Thence easterly along the southerly limit of Lot 5 and its westerly prolongation to intersect with the westerly limit of County Road Number 2;

Thence southerly along the westerly limit of County Road Number 2 to the southerly limit of Lot 4 in Concession IX;

Thence westerly along the southerly limit of Lot 4 to the southeasterly angle of Lot 4 in Concession X;

Thence southerly along the easterly limit of Concession X and its southerly prolongation thereof to the place of beginning.

BRENDA ELLIOTT
Minister of Environment and Energy

Dated at Toronto on February 6, 1996.

9/96

ONTARIO REGULATION 39/96
made under the
OCCUPATIONAL HEALTH AND SAFETY ACT

Made: February 14, 1996

Filed: February 15, 1996

Amending O. Reg. 334/95
(Joint Health and Safety Committees—Exemption from Requirements)

Note: Ontario Regulation 334/95 has not previously been amended.

1. Subsection 1 (2) of Ontario Regulation 334/95 is amended by striking out "January 1, 1996" and substituting "July 1, 1996".

9/96

ONTARIO REGULATION 40/96made under the
INSURANCE ACT

Made: February 14, 1996

Filed: February 15, 1996

Amending Reg. 673 of R.R.O. 1990
(Order under Paragraph 1 of subsection 108 (2) of the Act—
Rates of Interest)

Note: Since January 1, 1995, Regulation 673 has been amended by Ontario Regulation 239/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Regulation 673 of the Revised Regulations of Ontario, 1990 is amended by adding the following item:

35	Union of Canada Life Insurance	6% during the first 15 years; 9% after the 15th year	Whole life plan (Ultra Life Insurance policies) issued during 1994.
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9/96

ONTARIO REGULATION 41/96
made under the
FARM PRODUCTS MARKETING ACT

Made: February 15, 1996

Filed: February 16, 1996

Amending Reg. 422 of R.R.O. 1990
(Potatoes—Marketing)

Note: Regulation 422 has not been amended in 1995. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Section 13 of Regulation 422 of the Revised Regulations of Ontario, 1990 is amended by adding the following clause:

- (i.1) subject to orders made under subsection 7 (4) of the Act, providing for the control and regulation of agreements entered into by producers of potatoes with persons engaged in processing potatoes and providing for the prohibition of any provision in such agreements;

2. Sections 18 to 23 of the Regulation are revoked and the following substituted:**18. The following classes of potatoes are established:**

1. Potatoes for chips, being potatoes used to produce potato chips.
2. Potatoes for soups and stews, being potatoes used to produce soups and stews.
3. Prepeeled potatoes, being potatoes that are prepeeled and used to produce products other than those mentioned in paragraphs 1 and 2.

19. (1) In each year there shall be a negotiating agency for each group of one or more processors of a particular class of potatoes who gives written notice to the local board and the Commission of the names of the processors in the group by January 15.

(2) A negotiating agency shall be composed of not more than six members, of whom the local board and the processors in the group for which the agency is established may each appoint not more than three.

(3) The members of a negotiating agency are members for the calendar year in respect of which they are appointed.

(4) If a member is unable or unwilling to act, the local board or the processor who appointed the member shall appoint a replacement.

20. (1) If no negotiating agency is established for a processor or if the members of a negotiating agency appointed by a group of processors do not negotiate any of the matters mentioned in subsection 21 (1) with the members of the agency appointed by the local board, the local board shall determine which of the agreements made by a negotiating agency or the awards made by an arbitration board shall apply to the processor or the group of processors, as the case may be.

(2) An agreement or an award described in subsection (2) shall be deemed to be an agreement or award for the purposes of subsection 7 (4) of the Act.

21. (1) Each negotiating agency is empowered to adopt or settle by agreement in respect of the class of potatoes of the processors in the group for which the agency is established,

- (a) minimum prices for the potatoes or for any variety, grade or size of the potatoes;
- (b) terms, conditions and forms of agreements relating to the producing or marketing of the potatoes; and
- (c) any charges, costs or expenses relating to the producing or marketing of the potatoes.

(2) Anything that a negotiating agency adopts or settles by agreement under subsection (1) is binding on the processors in the group for which the agency is established.

22. (1) A negotiating agency shall notify the Commission if,

- (a) by 4 p.m. on February 29 in 1996 or the second Friday of February in subsequent years, it does not reach an agreement on

all matters that it is empowered to adopt or settle by agreement; or

- (b) on an earlier date than the date mentioned in clause (a), it decides that it cannot reach an agreement on all matters that it is empowered to adopt or settle by agreement.

(2) At the time of giving the notice, the negotiating agency shall send to the Commission,

- (a) a statement of the matters in dispute on which it has not reached an agreement; and
- (b) a statement of the final position on the matters in dispute of the members of the negotiating agency appointed by the local board and the members appointed by the processors.

(3) The Commission shall refer the matters in dispute to an arbitration board.

23. (1) Subject to subsection (3), an arbitration board shall consist of one member appointed by the negotiating agency mentioned in subsection 22 (1).

(2) If the members of the negotiating agency cannot agree on the member of the arbitration board within three days of giving the notice

mentioned in subsection 22 (1), the Commission shall appoint the member subject to subsection (3).

(3) No arbitration board shall conduct more than one arbitration in the same year.

24. (1) In making an award on a matter in issue, an arbitration board shall select without modification one of the statements of final position on the matter that the negotiating agency sent to the Commission under subsection 22 (2).

(2) If the negotiating agency has sent to the Commission only one statement of final position on a matter in issue, the arbitration board shall select that statement as the award.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES H. WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Toronto on February 15, 1996.

9/96

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996—03—09

ONTARIO REGULATION 42/96 made under the SURVEYORS ACT

Made: September 6, 1995
Approved: February 14, 1996
Filed: February 20, 1996

PERFORMANCE STANDARDS FOR THE PRACTICE OF CADASTRAL SURVEYING

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PART I INTERPRETATION

1. In this Regulation,

"coordinate survey" means a survey made for the purpose of establishing the location of points on the surface of the earth by geographic or grid coordinates;

"imperial units" means units of measurement in feet and decimals of a foot;

"licensed member" means a member of the Association of Ontario Land Surveyors licensed to engage in the practice of cadastral surveying;

"lot" means a lot or any other area defined and designated by an original survey or by a registered plan;

"metric units" means units of measurement in metres and decimals of a metre;

"monument" includes any monument referred to in Ontario Regulation 525/91 under the *Surveys Act* and any other thing, device or object used to mark or witness a boundary of surveyed lands;

"original survey" has the same meaning as in section 1 of the *Surveys Act*;

"property identifier" means a property identifier assigned under subsection 21 (2) or (4) of the *Registry Act* or under subsection 141 (2) or (4) of the *Land Titles Act*;

"subdivision unit" means,

- (a) a lot shown on the original plan of an original survey and includes a section, block, gore, reserve, common, mining location or mining claim, or

- (b) a lot, block, part or other unit of land shown on a plan registered or deposited under the *Registry Act* or the *Land Titles Act*.

PART II FIELD SURVEY STANDARDS

2. This Part applies to surveys performed by a licensed member while engaged in the practice of cadastral surveying.

3. When undertaking a survey, a licensed member shall,

- (a) refer to the documentary evidence related to the land under survey and the land adjoining the land under survey;
- (b) carry out a thorough field investigation for the best available evidence of all lines, boundaries, and corners of the land under survey; and
- (c) give priority to the evidence in accordance with common law and statute law.

4. The error of closure of field data, in respect of the perimeter of each parcel of land or closed traverse, shall not exceed,

- (a) for the first 30 metres of perimeter, an error of 30 millimetres;
- (b) for the next 300 metres in excess of 30 metres of perimeter, an error of 6 millimetres per 30 metres;
- (c) for the next 240 metres in excess of 330 metres of perimeter, an error of 3 millimetres per 30 metres; and
- (d) for a total perimeter of more than 570 metres, an error of one part in 5,000.

5. Bearings shall be,

- (a) determined from astronomic or gyroscopic observations;
- (b) derived from a line of known astronomic bearing if survey evidence of such a line exists on the ground and the position of the line is described on the plan being prepared; or
- (c) derived from monuments in a coordinate survey.

6. The position of topographic information required under section 21 shall be determined by measurements at such intervals as the complexity of the topographic information demands and to such extent as will enable relocation of the topographic information.

7. All survey measurements shall be verified by mathematical closure or independent measurement.

8. If a survey is made for the purpose of defining, locating or describing a line, boundary or corner of a unit of land in relation to the regulated level of a body of water or defining a boundary in reference to an elevation, and no permanent bench mark exists within 300 metres of the site of the survey, a permanent bench mark, defined by a monument referred to in clause 2 (1) (a), (b), (d), (e) or (f) of Ontario Regulation 525/91 or other durable and stable object, shall be established at or near the site.

9. For each survey, field notes shall be prepared in the field and shall contain a clear and detailed account of everything found, observed and done in the field in the course of and relevant to the survey.

PART III PLANS

10. This Part applies to plans executed by a licensed member while engaged in the practice of cadastral surveying.

11. The word "survey" is not to be used in the title of any plan unless the plan has been prepared from a survey of land made for the purpose of establishing, locating, defining or describing any line, boundary, or corner of a parcel of land, or land covered with water.

12. (1) A plan shall,

- (a) be drawn on translucent linen or on translucent plastic material that is of durable quality and will not crack or break;
- (b) be rectangular;
- (c) be drawn and signed in black india ink or, if the plan is drawn on translucent plastic material, in black adhesion type ink;
- (d) be drawn to a scale or scales sufficient for clarity of all particulars on the plan;
- (e) be prepared to a drafting standard that will permit legible and accurate copies to be made from it; and
- (f) not be coloured.

(2) The only handwriting to appear on a plan shall be the original signatures of persons required to sign the plan and the dates of the signatures.

(3) Despite clauses (1) (a) and (c), a plan may be in whole or in part a photographic reproduction on plastic material that is of durable quality and will not crack or break, but all additions to the photographic reproduction shall be in black adhesion type ink, and signatures shall not be reproductions.

(4) Despite clause (1) (c) the title, legend and margin and any applicable certificates and forms prescribed by the regulations under which the plan is prepared may be preprinted on a plan in a manner that is permanent and permits accurate and legible copies of the plan to be made.

13. (1) A plan shall show,

- (a) every right-of-way and easement affecting the land shown on the plan that is,
 - (i) described in a registered instrument, or
 - (ii) shown on a registered or deposited plan;
- (b) the bearing and length of each straight line forming any surveyed limit or part of any limit, except that, in the case of a tier of subdivision units that is shown by the dimensions to be a series of parallelograms, the direction of each of the side lines of the subdivision units may be indicated by the bearings at both ends of the tier;
- (c) the radius, arc length, chord length and chord bearing of each curved line forming any limit or part of any limit;

- (d) the perpendicular or radial widths of all streets, lanes and public passages within the surveyed area of which the limits are parallel or concentric;
- (e) the straight line distance and bearing between the points of intersection of street limits on the same side of the street and, where all or part of any intersection is on a curve, the radius, arc length, chord length and chord bearing of the curved portion;
- (f) the location of the radial centre of an arc that forms a cul-de-sac, clearly defined with reference to the street or streets connected to the cul-de-sac;
- (g) an accurately plotted simple north point;
- (h) the scale to which the plan is drawn; and
- (i) if applicable, the name of the holder of the certificate of authorization.

(2) The scale to which a plan is drawn shall be expressed in numerical form and a scale bar clearly identified as representing either feet or metres shall also be shown on the plan.

(3) If space does not permit the showing of bearings and lengths, as required by clauses (1) (b) and (c), in their normal position, they may be shown in schedule form on the plan.

14. (1) All distances on a plan shall be shown either in imperial units or in metric units.

(2) A note in bold printing shall be included in a conspicuous position on every plan that indicates either that the distances shown on the plan,

- (a) are in metres and can be converted to feet by dividing by 0.3048, if distances on the plan are shown in metric units; or
 - (b) are in feet and can be converted to metres by multiplying by 0.3048, if distances on the plan are shown in imperial units.
- (3) If a survey has been integrated with a coordinate survey, notes shall be included on the plan of survey that indicate that,

- (a) the distances shown on the plan are adjusted ground or grid distances and can be used to compute grid or ground distances by multiplying or dividing the distances by the stated combined scale factor; and
- (b) the coordinate survey represented by the plan is based on the stated projection, zone and datum.

15. Directions shall be shown on a plan in quadrantal bearings.

16. (1) The origin of the bearings shall be noted on a plan and,

- (a) if bearings have been determined from astronomic or gyroscopic observations a note shall be included on the plan indicating whether the bearings are,
 - (i) astronomic or gyroscopic, derived from observations on Polaris, or other stars or planets, or derived from gyroscopic observations, and
 - (ii) referred to the meridian at a given longitude or through a stated point on the ground definable by survey;
- (b) if bearings have been derived from survey evidence of a line of known astronomic bearing, a note shall be included on the plan indicating the source of the bearings, the specified limit from which they are derived and the stated bearing; or

- (c) if bearings have been derived from a coordinate survey, a note shall be included on the plan indicating that the bearings are grid bearings, are derived from the specified horizontal control monuments with stated values and are referred to the stated central meridian.

(2) The line referred to in clause (1) (b) and the evidence used to re-establish it shall be described on the plan.

17. (1) By the use of light, broken or unbroken, lines of uniform width, a plan shall clearly and accurately show,

- (a) sufficient data to enable the identification of,
 - (i) the limits of existing subdivision units included within the land surveyed,
 - (ii) the limits defined by registered instruments or parcels affecting land included within the land surveyed, and
 - (iii) the limits of subdivision units adjoining the land surveyed and the limits defined by instruments or parcels referred to in subclause (e)(ii) that join or intersect the perimeter of the land surveyed;
- (b) sufficient data to enable the location of the parcel of land surveyed to be ascertained in relation to the limits of the lot of which it is a part;
- (c) the identifying numbers, letters or words of the existing subdivision units included within and adjoining the land surveyed;
- (d) if the plan includes land in a part of Ontario designated under Part II of the *Land Registration Reform Act*, the property identifiers assigned to,
 - (i) the land surveyed, and
 - (ii) the land adjoining the land surveyed;
- (e) if property identifiers have not been assigned, the numbers of,
 - (i) the registered instruments or parcels referred to in subclause (a) (ii), and
 - (ii) the registered instruments or parcels that define the limits of land adjoining the land surveyed; and
- (f) the new headings in the abstract index for each parcel included in the plan, if the plan includes land in an area that has been divided into parcels for abstract purposes under subsection 83 (3) of the *Registry Act*.

(2) Subclauses (1) (d) (ii) and (e) (ii) do not apply in respect of an undivided subdivision unit created by a registered plan of subdivision.

18. There shall be shown on a plan by solid lines of uniform width significantly heavier than the lines referred to in section 17,

- (a) the boundaries of the land being surveyed;
- (b) in the case of a plan showing new subdivision units, the limits of the new subdivision units and the identifying numbers, letters or words of the new subdivision units; or
- (c) in the case of a plan showing boundaries sought to be confirmed under the *Boundaries Act*, the boundaries sought to be confirmed.

19. A plan shall show,

- (a) the position and form of all survey evidence found, conflicting or otherwise;
- (b) the procedure used in re-establishing all existing boundaries forming part of a survey or on which a survey is dependent; and
- (c) the source of the distance or direction, if a distance or direction is set.

20. (1) If a measurement of distance or direction to be shown on a plan differs from that shown on a previously registered or deposited plan or contained in a description in a previously registered instrument or parcel, the measured distance or direction shall be identified on the plan and the corresponding distance or direction shown on the most recently registered or deposited plan or contained in the description in the most recently registered instrument or parcel shall be shown on the plan followed by such information as is required to identify its source.

(2) Sufficient data shall be shown on a plan to permit the calculation of the error of closure in respect of the limits of each parcel of land shown on the plan.

(3) For the purposes of subsection (2) the errors of closure set out in section 4 apply.

21. (1) On a plan of survey,

- (a) all topographic information shall be shown,
 - (i) that forms, controls or marks the position of a boundary of the surveyed parcel,
 - (ii) that may indicate an interest in the title to the surveyed parcel, or
 - (iii) that indicates an encroachment from the surveyed parcel onto the adjacent lands or from the adjacent lands onto the surveyed parcel; and
- (b) all survey data necessary to define the position of topographic information required by clause (a) shall be shown and, in the case of subclause (a) (i), may be in schedule form.

(2) Topographic information that is not required under clause (1) (a) shall not be shown on a plan of survey prepared for registration or deposit in a land registry office.

(3) Despite subsection (2), sufficient topographic information to illustrate the position of the boundary being surveyed in relation to the topographic information adjoining the boundary may be shown.

(4) Subclauses (1) (a) (i) and (iii) do not apply in the case of existing boundaries of a previously surveyed public highway if the current plan of survey is prepared for the purpose of widening the highway.

22. If a plan shows a part of a street or highway that has been stopped up or closed, the plan shall include a reference to the by-law or other instrument by which the street or highway was stopped up or closed and to the registration number of,

- (a) the by-law, if passed on or after March 29, 1873, in respect of lands registered under the *Registry Act* at the time the by-law was passed, or if passed on or after February 12, 1987, in respect of lands registered under the *Land Titles Act*; or
- (b) the other instrument.

23. If a plan shows a boundary that was confirmed under the *Surveys Act* or confirmed and certified under the *Boundaries Act* or a

predecessor thereof, a reference to the confirmation and to the registered plan number, where applicable, shall be included on the plan.

24. (1) Every plan shall bear a title that includes,

- (a) the designation of every existing subdivision unit, except those subdivision units designated as parts, any portion of which is included in the land surveyed;
- (b) the new headings in the abstract index for each parcel included in the plan, if the plan includes land in an area that has been divided into parcels for abstract purposes under subsection 83(3) of the *Registry Act*;
- (c) the name of the geographic township, if any, where the land was situate at the time of the original survey, except in the case of patented land within a registered plan; and
- (d) the name of the municipality and of the county, district, metropolitan or regional municipality where the land was situate on the day the plan was signed by the licensed member.

(2) If a plan creates new subdivision units, the references to existing subdivision units, new abstract headings and the name of the geographic township required by subsection (1) to be included in the title of a plan may, instead, be set out in a schedule near the upper right corner of the plan relating them to the new subdivision units.

25. Except as required under any statute of Ontario, and the regulations thereunder, every plan shall be certified by a licensed member in Form 1.

PART IV SURVEYOR'S REAL PROPERTY REPORT

26. For the purpose of this Part a surveyor's real property report is a survey that locates a building or structure in relation to the boundaries of a unit of land.

27. (1) The documentation for a surveyor's real property report shall consist of a plan of survey and a written report.

(2) If the plan and the written report are separate documents, the plan shall include a note indicating that the written report is to be read in conjunction with the plan.

(3) The plan shall include a note specifying the name of the client for whom the surveyor's real property report was prepared.

28. In addition to the requirements of Part III, the surveyor's real property report shall show,

- (a) all buildings and structures and the foundations of all buildings and structures under construction on the lands and their distances from the boundaries of the lands;
- (b) the number of storeys of all buildings and their external construction materials; and
- (c) the municipal address of the property, if any.

PART V MISCELLANEOUS

29. This Regulation comes into force 60 days after the day it is filed.

Form 1**Surveyors Act****SURVEYOR'S CERTIFICATE**

(Section 25 of the Regulation)

I certify that:

1. This survey and plan (if the plan is a strata plan consisting of more than one sheet add: comprising sheets 1 to ...) are correct and in accordance with the *Surveys Act*, the *Surveyors Act* and
(Name of appropriate Act)
and the regulations made under them.
2. The survey was completed on, 19...

(NOTE: Where the plan is of Crown land and was prepared under the instructions of the Surveyor General of Ontario include the following note:)

3. This Plan and Field Notes was prepared from an actual survey performed under my personal supervision and I was present on the site during the progress of this survey.

.....
(date)

.....
(signature)

.....
(name in print)

Ontario Land Surveyor

COUNCIL OF THE ASSOCIATION OF ONTARIO LAND SURVEYORS:

DREW ANNABLE
President

LES WILSON
Lay Counsellor

Dated at Scarborough on September 6, 1995.

10/96

ONTARIO REGULATION 43/96
made under the
REGISTRY ACT

Made: February 14, 1996
Filed: February 20, 1996

SURVEYS, PLANS AND DESCRIPTIONS OF LAND

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PART I
INTERPRETATION AND APPLICATION

1. (1) In this Regulation,

"deposited" means deposited under the *Registry Act* or the *Land Titles Act*;

"expropriating authority" means the Crown or any person empowered by statute to expropriate land;

"expropriation plan" means a plan under the *Expropriations Act* or a predecessor of that Act;

"land registrar" includes a land registrar appointed under the *Land Titles Act*;

"Land Registrar's Compiled Plan" means a plan prepared and registered under subsection 83 (1) of the *Registry Act*;

"local description" means a description made in accordance with sections 53 to 63;

"lot" means a lot or any other area defined and designated by an original survey or by a registered plan;

"monument" includes any monument referred to in Ontario Regulation 525/91 under the *Surveys Act* and any other thing, device or object used to mark or witness a boundary of surveyed lands;

"municipal plan" means a plan prepared under section 91 of the *Registry Act*;

"original survey" has the same meaning as in section 1 of the *Surveys Act*;

"property map" means a map prepared and maintained under subsection 21 (3) or (4) of the *Registry Act* or subsection 141 (3) or (4) of the *Land Titles Act*;

"reference plan" means a plan deposited under section 150 of the *Land Titles Act* or section 80 or 81 of the *Registry Act* and includes any other plan deposited as a reference plan;

"registered" means registered under the *Registry Act* or the *Land Titles Act*;

"subdivision unit" means,

(a) a lot shown on the original plan of an original survey and includes a section, block, gore, reserve, common, mining location or mining claim, or

(b) a lot, block, part or other unit of land shown on a plan registered or deposited under the *Registry Act* or the *Land Titles Act*;

(2) For the purposes of this Regulation, a survey of property is a current survey if, at the time a plan based on that survey is submitted to the land registrar or the examiner of surveys,

(a) both the survey and plan comply with the applicable requirements of the statutes and regulations; and

(b) the survey monuments on the property are in place and correctly shown on the plan and no changes to the plan are necessary, as confirmed by a search of the land registry office records for the documentary evidence required by clause 3 (a) of Ontario Regulation 42/96.

2. This Regulation applies to instruments and plans that are to be registered or deposited under the *Registry Act* or the *Land Titles Act* and that are executed under either of those Acts on or after the day this Regulation comes into force.

3. (1) This Regulation does not apply to,

(a) a plan under the *Navigable Waters Protection Act* (Canada);

(b) a preliminary plan authorized by an Act of Canada or Ontario;

(c) an order under section 7, 29, 36, 37, 40, 41 or 42 of the *Public Transportation and Highway Improvement Act*;

(d) a deed or a transfer given by the Director under the *Veterans' Land Act* (Canada) if the instrument by which the Director acquired title was registered before July 1, 1964, and if the deed or transfer includes all the land described in the instrument by which the Director acquired title;

(e) a plan illustrating a gas storage area designated under the *Ontario Energy Board Act*;

(f) a plan to illustrate land to be expropriated under an Act of Canada if the expropriating authority undertakes to register, either separately or as a part of an instrument, a plan of survey of the land so expropriated;

(g) a sketch under subsection 81 (2) of the Act;

(h) an agreement under the *Forestry Act*;

(i) an Index Plan under section 148 of the *Land Titles Act*;

(j) a Land Registrar's Compiled Plan;

(k) an order of the Ontario Municipal Board referred to in section 68 of the Act;

- (l) a property map; or
- (m) a plan, on which a surveyor's name appears, to be registered as attached to an instrument or deposited as attached to a document.
- (2) Despite clause (1) (b),
 - (a) section 6, subsection 7 (1), clauses 9 (1) (a), (c), (d) and (e) and subsections 9 (4), (5) and (6) apply to,
 - (i) Preliminary Assumption Plans under subsection 8 (2) of the *Public Transportation and Highway Improvement Act*,
 - (ii) preliminary plans under subsection 9 (5) of the *Expropriations Act*; and
 - (b) subsection 31 (3) and sections 32 and 36 apply to preliminary plans under subsection 9 (5) of the *Expropriations Act*.
- (3) Despite clause (1) (c), section 64 applies to orders under the *Public Transportation and Highway Improvement Act* listed in that clause.
- (4) Despite clause (1) (g), section 50 applies to sketches under subsection 81 (2) of the Act.
- (5) Despite clause (1) (j), sections 6 and 49 apply to Land Registrar's Compiled Plans.
- (6) Despite clause (1) (l), sections 45 to 48 apply to property maps.
- (7) Despite clause (1) (m), subsection 6 (5) and section 51 apply to plans, on which a surveyor's name appears, which are to be registered as attached to an instrument or deposited as attached to a document.

PART II PLANS—GENERAL

4. Except as otherwise provided, this Part applies to all plans that are to be registered or deposited.

5. (1) Subject to subsection 6 (5) and subsections 19 (2) and (3), plans that are to be submitted for registration or deposit shall comply with,

- (a) this Act, or the *Land Titles Act* if the plan was prepared under that Act, and this Regulation;
- (b) the *Surveys Act* and the regulations made under it;
- (c) the Act and the regulations under which the plan was prepared; and
- (d) the *Surveyors Act* and the regulations made under it.

(2) If there is a conflict between the Acts or regulations specified in clause (1) (a), (b), (c) or (d) the provisions of this Act, or of the *Land Titles Act* if the plan was prepared under that Act, and of this Regulation prevail.

6. (1) Before registration or deposit, a plan shall be submitted to the examiner of surveys for approval if,

- (a) the Act or Regulation under which the plan was prepared requires the approval of the examiner of surveys;
- (b) the examiner of surveys requires the plan to be submitted for approval; or

(c) the land registrar requests the approval of the examiner of surveys after the plan is submitted to the land registrar for registration under section 7.

(2) Despite subsection (1), the approval of the examiner of surveys is not required with respect to a plan of public lands prepared under the *Public Lands Act* and signed by the Surveyor General of Ontario or an official authorized by the Surveyor General of Ontario.

(3) If a plan is submitted to the examiner of surveys for approval under subsection (1), the examiner shall approve the plan and endorse the approval on it if satisfied that the survey and the plan meet the requirements under the applicable acts or regulations referred to in subsection 5 (1).

(4) Despite subsection (3), the examiner of surveys may rely solely on a certificate of a surveyor in approving a plan but if a plan is so approved, the examiner shall endorse on it that it is approved under this subsection.

(5) The examiner of surveys may approve a plan for the purpose of registration or deposit, either separately or as attached to an instrument or document, although the plan does not strictly comply with the requirements of the applicable acts or regulations referred to in subsection 5 (1).

(6) If the approval of the examiner of surveys is required under subsection (1), the person submitting the plan shall submit the plan to the examiner for an initial approval and, shall submit,

- (a) three paper prints of the plan, signed by the surveyor;
- (b) a paper print of every registered or deposited plan that shows lands included in the plan or that shows lands adjoining the lands included in the plan;
- (c) notes of a search of the title of the lands included in the plan showing all the boundary-related information respecting the land, and certified by the surveyor as being current to the date of the plan;
- (d) computations that show verification of all curve data, tangentiality and closures with respect to the perimeter of the land surveyed and the limits of each new subdivision unit designated on the plan;
- (e) if requested by the examiner, a certified copy of the field notes; and
- (f) if the plan is prepared under the *Condominium Act* and if requested by the examiner, the structural plans of the buildings.

(7) Once the plan has been approved under subsection (6), the plan may be submitted to the examiner of surveys for final approval and the person submitting the plan for final approval shall submit,

- (a) the original plan;
- (b) a paper print of the plan with the plan submission form of the Association of Ontario Land Surveyors attached, as required by subsection 7 (3);
- (c) the person's duplicate plan, if any;
- (d) if the plan is a reference plan, the paper prints of the plan as required by subsections 21 (1) and (2);
- (e) if the plan is a plan of subdivision or a municipal plan, the duplicates and paper prints of the plan as required by clauses 25 (1) (c) and (d) or subsection 42 (1); and

- (f) if the plan is an expropriation plan, the paper prints of the plan as required by subsection 36 (1).

(8) Upon receipt of the materials specified in subsection (7) and upon final approval of the plan being granted under this section, the examiner of surveys shall endorse approval on the plan and shall forward the approved plan, duplicates, if any, prints and plan submission form to the land registry office where the plan is to be registered or deposited.

(9) No plan that is required to be submitted to the examiner of surveys for approval under this section shall be registered or deposited without the approval of the examiner endorsed on it.

7. (1) A person who is submitting a plan for registration or deposit, other than a plan described in clause 6 (1) (a) or (b), shall submit it to the land registry office where the plan is to be registered or deposited.

(2) In addition to the paper prints required by subsections (3), 21 (1) and (2) and clause 25 (1) (d) and clause 36 (1) (b), a person submitting a plan under subsection (1) shall also submit,

- (a) one paper print of the plan signed by the surveyor;
- (b) if the plan is submitted for registration under the *Condominium Act*, two copies of the proposed declaration; and
- (c) if the plan is submitted for registration or deposit under the *Land Titles Act*,
 - (i) a paper print of every registered or deposited plan that shows the land included in the plan or that shows lands adjoining the lands included in the plan, and
 - (ii) a photocopy of the parcel register of the lands included in the plan certified by the surveyor as being current to the date of the plan.

(3) A plan certified by a surveyor after December 31, 1985 and submitted under subsection (1) shall be accompanied by a paper print of the plan, signed by the surveyor, which has attached to it a plan submission form of the Association of Ontario Land Surveyors.

8. Sections 6 and 7 apply to plans prepared by a surveyor for descriptions under the *Condominium Act*.

9. (1) A plan shall,

- (a) be drawn on translucent linen or on translucent plastic material that, in the opinion of the examiner of surveys, is of durable quality and will not crack or break;
- (b) be rectangular and not exceed 915 millimetres by 1500 millimetres;
- (c) be prepared to a drafting standard that in the opinion of the examiner of surveys will permit legible and accurate copies to be made from it;
- (d) not consist of more than one sheet, except for a plan prepared under the *Condominium Act* and a strata plan prepared under Part III; and
- (e) not include any notes, words or symbols that indicate that the right to make or distribute copies is in any way restricted.

(2) Except for a Land Registrar's Compiled Plan, and subject to subsections 19 (4) and (5), a plan shall not be registered or deposited unless it is certified by the surveyor in Form 1.

(3) A translucent duplicate of a plan signed by the Surveyor General of Ontario, or an official designated by him or her made on linen or on plastic material that, in the opinion of the examiner of surveys, is of durable quality and will not crack or break may be registered or deposited instead of the original plan.

(4) Despite clause (1) (a), a plan may be in whole or in part a photographic reproduction on plastic material that in the opinion of the examiner of surveys, is of durable quality and will not crack or break, but all additions to the photographic reproduction shall be in black adhesion type ink, and signatures shall not be reproductions.

(5) An original plan or a translucent duplicate of a plan to be retained in the custody of a land registrar shall not be folded.

(6) The title, legend and margin and any applicable certificates and forms prescribed by the regulations under which the plan is prepared may be pre-printed on a plan in a manner that is permanent and, in the opinion of the examiner of surveys, permits accurate and legible copies of the plan to be made.

(7) The consent of the Minister of Municipal Affairs required under the *Planning Act* or, if the authority to give consent has been delegated to a person or body, the consent of that person or body may be stamped on a plan.

10. (1) On a plan each new subdivision unit shall be designated by a number, by words or by both and, if designated by numbers, the units shall be numbered consecutively beginning with the number 1.

(2) On a plan, a new subdivision unit shall not be designated,

- (a) by the same number or words as any other new subdivision unit on the same plan;
- (b) as a "parcel";
- (c) as a "PART" except on an expropriation plan, a plan under the *Boundaries Act*, a reference plan or a plan prepared under the *Public Transportation and Highway Improvement Act*; and
- (d) as a "unit" except on a plan forming part of a description within the meaning of the *Condominium Act*.

(3) Vincula shall not be used in the designation of new subdivision units.

11. Except as required under any Act, and subject to subsection 19 (5), a plan shall not contain information describing the purpose for which any portion of the land on the plan is intended to be used.

12. If the approval of the examiner of surveys is required to be endorsed on a plan, an approval block in Form 3 near the upper right corner of the plan shall be included on the plan.

13. If a plan is prepared for registration, a certificate of registration in Form 4 shall be included on the plan in the upper right corner.

PART III STRATA PLANS

14. This Part applies to three-dimensional plans, otherwise known as strata plans, that meet the requirements of section 16 but does not apply to plans prepared under the *Condominium Act*.

15. If structures have been adopted as the survey monuments under subsection 11 (8) of Ontario Regulation 525/91, sufficient detail must be shown on the plan so that the boundaries of the subdivision units defined by these structures are determinable, both horizontally and vertically, from the information shown on the plan without the support of any structural or other plans.

16. (1) A strata plan shall,

- (a) consist of one or more sheets;
- (b) include horizontal sections and vertical sections, and, if necessary, perspective drawings to illustrate fully the boundaries of the subdivision units;
- (c) show elevations on all horizontal and vertical sections at the boundaries of the subdivision units and at the beginning and end of sloping planes;
- (d) show the location, elevation, datum and origin of the bench marks from which the elevations have been derived;
- (e) contain a schedule relating the new subdivision units to the horizontal sections, vertical sections and the sheet locations;
- (f) illustrate all structures adopted as survey monuments under subsection 11 (8) of Ontario Regulation 525/91;
- (g) show the plan sheet number and the total number of plan sheets on each plan sheet near the upper right corner of each sheet;
- (h) if structures have been adopted as survey monuments, be certified by a surveyor using a certificate in Form 5 on sheet 1;
- (i) be certified by the surveyor using a certificate in Form 1 on sheet 1;
- (j) if the plan is prepared for registration, include a certificate of registration in Form 4 in the upper right corner of each sheet; and
- (k) if the plan is prepared for deposit, include,
 - (i) a receipt in Form 6 in the upper right corner of each sheet, and
 - (ii) a requisition for deposit in Form 7 signed by the depositor on each sheet.

(2) A strata plan shall be prepared from a current survey.

PART IV REFERENCE PLANS

17. This Part applies to plans that are to be deposited as reference plans.

18. A plan that meets the requirements of sections 19 and 20, including a plan under section 150 of the *Land Titles Act* and sections 80 and 81 of the *Registry Act*, may be deposited as a reference plan.

19. (1) Subject to subsections (2) and (5) a reference plan shall be prepared from a current survey.

(2) A reference plan may be partially or wholly compiled with the approval of the examiner of surveys if he or she is of the opinion that a survey or complete survey is not required and that a reference plan will facilitate the description of the land.

(3) A reference plan that is partially compiled under subsection (2) shall include a note in bold print that clearly indicates that the plan was partially compiled from, and is a graphic illustration of, information obtained from specified sources.

(4) A reference plan that is wholly compiled under subsection (2) shall be certified by a surveyor using a certificate in Form 8.

(5) A reference plan that is prepared to illustrate utility easements on an existing plan of subdivision may be wholly or partially compiled without the approval of the examiner of surveys if,

- (a) the plan is certified by a surveyor using a certificate in Form 8 with respect to the parts that are compiled and a certificate in Form 1 with respect to the parts that are surveyed;
- (b) the plan is deposited before any conveyance or encumbrance is registered against the subdivision plan lots affected by the reference plan;
- (c) each compiled part shown on the plan,
 - (i) is of uniform perpendicular or radial width, and
 - (ii) has one limit coincident with a limit of a subdivision lot for its whole length;
- (d) the plan does not show dimensions on the part limits that are compiled; and
- (e) the plan includes in the title in bold print a heading that indicates the plan is a wholly or partially compiled easement plan.

20. (1) A reference plan shall,

- (a) show parcels of land as consecutively numbered parts beginning with the number 1 and the number of a part shall be preceded by "PART";
- (b) show as a separate part each portion of every existing easement that is included in a new subdivision unit created by the plan;
- (c) include a receipt in Form 6 in the upper right corner;
- (d) include, immediately below or adjacent to Form 6, a requisition for deposit in Form 7 signed by the depositor;
- (e) include, in a conspicuous place beneath or adjacent to Forms 6 and 7, a schedule in Form 2 that relates the numbered part or parts shown on the plan, consecutively,
 - (i) to the existing subdivision units and either the instrument numbers of the existing registered instruments or the property identifiers assigned to the existing subdivision units, if any, if the plan is to be deposited under the *Registry Act*,
 - (ii) to the existing subdivision units and either the underlying parcel numbers, or the property identifiers assigned to the existing subdivision units, if any, if the plan is to be deposited under the *Land Titles Act*,
 - (iii) to the whole, part or remainder of the land described in the underlying parcels or identified by the property identifiers as the case may be,
 - (iv) to the new headings in the abstract index for each parcel included in the plan, if the plan includes land in an area that has been divided into parcels for abstract purposes under subsection 83 (3) of the *Registry Act*, and
 - (v) to the perpendicular or radial width of those parts which are compiled, if the plan is a wholly or partially compiled easement plan; and
- (f) include, below or adjacent to Form 2, a list of all parts on the plan that are subject to easements and the instrument numbers of those easements.

(2) Despite subclauses (1) (e) (i) and (ii), a schedule in Form 2 shall not relate the numbered parts on a plan to an existing subdivision unit designated as a part.

(3) For each part shown on a reference plan, the plan may include in the schedule in Form 2 a quantitative measurement of the area of each part and the name of the transferee or grantee contained in the instrument by which land was last transferred.

21. (1) In addition to submitting the paper prints required under subsections 7 (2) and (3), a person depositing a reference plan shall deliver the original and three paper prints of it to the land registrar, together with the person's duplicate plan, if any.

(2) If the land is situate in a regional municipality, the person shall deliver to the land registrar an additional paper print of the plan.

(3) The land registrar shall number reference plans consecutively in order of receipt in a separate series of numbers and each number shall incorporate as a prefix the number of the registry or land titles division followed by "R".

(4) All reference plans deposited in a land registry office that is a combined registry office and land titles office may be numbered in one series of numbers.

(5) When a land registrar receives a reference plan for deposit, the land registrar shall,

- (a) complete and sign the receipt in Form 6 on the original plan and on each sheet, if there is more than one sheet, and enter the particulars of the receipt on the duplicate and on the paper prints;
- (b) retain the original plan and one paper print;
- (c) return the duplicate to the depositor; and
- (d) deliver one paper print to,
 - (i) the clerk of the municipality where the land included in the plan is situate,
 - (ii) the regional office of the Assessment Division of the Ministry of Revenue for the municipality where the land is situate,
 - (iii) the clerk of the regional municipality, if the land is situate in a regional municipality, and
 - (iv) the Association of Ontario Land Surveyors, with the plan submission form attached.

(6) Every land registrar shall keep an index in a form approved by the Director to be known as the "Reference Plan Index".

(7) Upon deposit of a reference plan, the land registrar shall record the plan in the Reference Plan Index and in the proper abstract index or parcel register.

PART V PLANS OF SUBDIVISION

22. This Part applies to plans of subdivision.

23. A plan of subdivision shall be prepared from a current survey.

24. A plan of subdivision that is submitted for registration shall,

- (a) have endorsed on it the certificate of every owner of the lands included in the plan in Form 9, and if an owner is a corporation, the certificate shall,
 - (i) be signed by the officers of the corporation who have the authority to bind it, and
 - (ii) have the corporate seal of the corporation embossed near the signature of the officers or a statement that the signing officers have the authority to bind the corporation; and
- (b) include in a conspicuous place beneath or adjacent to Form 4 a note in Form 10 that relates the land included in the plan to the whole, part or remainder of the land described in the existing underlying certificates of title or parcels or identified by the property identifiers, as the case may be.

25. (1) A plan of subdivision submitted for registration shall be accompanied by,

- (a) a Plan Document in Form 11; and
- (b) if the consent of the chargee or mortgagee is required, the consent in Form 12 attached to the Plan Document;
- (c) three translucent duplicates of the plan; and
- (d) in addition to the paper prints required under subsections 7 (2) and (3), three paper prints of the plan.

(2) A translucent duplicate of a plan of subdivision submitted under clause (1) (c) shall be a mechanically reproduced copy of the plan and shall be on translucent linen or on plastic material that, in the opinion of the examiner of surveys, is of sufficient quality to permit reproduction of accurate and legible copies.

(3) A person registering a plan of subdivision may submit duplicate plans with the plan of subdivision.

26. Clauses 24 (b) and 25 (1) (a) and (b) do not apply to plans of subdivision of public lands under the *Public Lands Act*.

27. (1) The land registrar shall number plans of subdivision consecutively in order of receipt in a separate series of numbers and, if the plan is registered under the *Land Titles Act*, each number shall incorporate as a prefix the number of the land titles division followed by "M-".

(2) The land registrar shall,

- (a) register the Plan Document;
- (b) note the number assigned to the plan under subsection (1) on the Plan Document; and
- (c) note the registration number of the Plan Document on the plan.

(3) Upon registration of the Plan Document, the land registrar shall complete the certificate of registration in Form 4 on the original plan and on each sheet, if the plan is a strata plan and there is more than one sheet, and enter the particulars of the certificate of registration on every copy.

(4) The land registrar shall,

- (a) retain the original plan and one paper print;
- (b) deliver one translucent duplicate to the clerk of the municipality where the land included in the plan is situate;

- (c) deliver one translucent duplicate and two paper prints to the regional office of the Assessment Division of the Ministry of Revenue for the municipality where the land is situate;
- (d) deliver one translucent duplicate to,
 - (i) the Minister of Municipal Affairs, or
 - (ii) if that Minister has delegated his or her authority to a person or body, to that person or body;
- (e) deliver one paper print of the plan, with the plan submission form attached, to the Association of Ontario Land Surveyors; and
- (f) if the registrant delivers additional copies of the plan to the land registrar, he or she shall enter the particulars of the certificate of registration on the additional copies and return them to the registrant.

28. The land registrar may require that a registrant submit a paper print of a plan of subdivision showing a specific part of the land included in the plan of subdivision in relation to the subdivision units created by the plan if,

- (a) the specified part is,
 - (i) subject to a mortgage or charge to which the other parts of the land included in the plan of subdivision are not subject, or
 - (ii) owned by a person who is not the owner of the other parts of the land included in the plan of subdivision; and
- (b) the specified part is difficult to relate to the subdivision units created by the plan of subdivision.

PART VI EXPROPRIATION PLANS

29. This Part applies to expropriation plans.

30. The perimeter boundaries of the area of land that is to be expropriated by the registration of an expropriation plan shall be established by a current survey.

31. (1) Interior boundaries within the area of land that is to be expropriated may be compiled in so far as they coincide with the boundaries of the existing subdivision units or registered descriptions.

(2) Subsection (1) applies in respect of interior boundaries within an area that is acquired by an expropriating authority even though the expropriating authority has already purchased or agreed to purchase one or more parcels included within the perimeter of the area.

(3) To the extent that information shown on an expropriation plan is compiled, the sources of the compiled information shall be shown on the plan in relation to the boundaries of the land that is to be expropriated.

32. (1) An expropriation plan shall include,

- (a) the title and section of the Act from which the expropriating authority derives its power to expropriate;
- (b) the title "*Expropriations Act*";
- (c) the registration number of the approval required under subsection 4 (1) of the *Expropriations Act*, if the approval is

registered before the expropriation plan is registered in accordance with clause (2) (a); and

- (d) if a plan is partially compiled in accordance with section 31, a note in bold print that states that the plan was partially compiled from, and is a graphic illustration of, information obtained from specified sources.

(2) An approval referred to in clause (1) (c) shall be,

- (a) registered before the expropriation plan is registered; or
- (b) endorsed on the expropriation plan.

(3) An approval registered or endorsed under subsection (2) shall be in the form prescribed under subsection 8 (3) of the *Expropriations Act*.

(4) Despite clause (1) (a), if an expropriating authority derives its power to expropriate under the *Public Transportation and Highway Improvement Act*, the section of that Act under which the expropriating authority derives its power need not be shown on the expropriation plan.

33. If, before the registration of an expropriation plan, an expropriating authority has exercised its statutory power to expropriate land by passing a by-law or otherwise, there shall be shown on the plan,

- (a) in the case of a municipality that exercises its power by passing a by-law, the name of the municipality and the number of the by-law and the date it was passed; or
- (b) in the case of any other expropriating authority, a reference to the official publication or public record, if any, where evidence of the exercising of the statutory power is published or recorded.

34. Parcels of land that are to be expropriated by an expropriation plan shall be designated on the plan as consecutively numbered parts, beginning with the number 1 and the number of a part shall be preceded by "PART".

35. (1) An expropriation plan shall include, in a conspicuous place beneath or adjacent to Form 4, a schedule in Form 2 that relates the numbered parts shown on the plan to,

- (a) the existing subdivision units and either the instrument numbers of the existing registered instruments or the property identifiers assigned to the existing subdivision units, if any, if the plan is to be registered under the *Registry Act*;
- (b) the existing subdivision units and either the underlying parcel numbers or the property identifiers assigned to the existing subdivision units, if any, if the plan is to be registered under the *Land Titles Act*; and
- (c) the new headings in the abstract index for each parcel included in the plan, if the plan includes land in an area that has been divided into parcels for abstract purposes under subsection 83 (3) of the *Registry Act*.

(2) Despite clauses (1) (a) and (b), a schedule in Form 2 shall not relate the numbered parts on a plan to an existing subdivision unit designated as a part.

(3) For each part shown on an expropriation plan, the plan may include in the schedule in Form 2 a quantitative measurement of the area of each part and the name of the transferee or grantee contained in the instrument by which the land was last transferred.

36. (1) Upon registering an expropriation plan, the expropriating authority shall deliver to the land registrar,

- (a) the original plan, unfolded; and
- (b) in addition to the paper prints required under subsections 7 (2) and (3), three paper prints of the plan.

(2) The land registrar shall assign a registration number to the expropriation plan and complete the certificate of registration in Form 4 on the original plan and on each sheet, if there is more than one sheet, and enter the particulars of the certificate of registration on each print.

(3) The land registrar shall,

- (a) retain in his or her custody the original plan and one print;
- (b) deliver one paper print to the clerk of the municipality where the expropriated land is situate;
- (c) deliver one paper print to the regional office of the Assessment Division of the Ministry of Revenue for the municipality where the land is situate; and
- (d) deliver one paper print of the plan, with the plan submission form attached, to the Association of Ontario Land Surveyors.

(4) If at the time of registration of an expropriation plan the registrant delivers additional copies of the plan to the land registrar, the land registrar shall enter the particulars of the certificate of registration on the additional copies and return them to the registrant.

37. If the expropriating authority is a corporation, including a municipal corporation, the plan shall include,

- (a) the seal of the corporation affixed to the plan and to the print that is to be retained by the land registrar; or
- (b) a statement that the signing officers have the authority to bind the corporation.

PART VII MUNICIPAL PLANS

38. This Part applies to municipal plans.

39. A municipal plan shall be prepared from a current survey but, with the approval of the examiner of surveys, the plan may be partially compiled if the examiner is of the opinion that a complete survey is not required.

40. (1) Each parcel of land shall be shown on a municipal plan as a separate lot; however, when the examiner of surveys is satisfied that abutting lots share common ownership, he or she may approve the plan showing them as one lot.

(2) Subsection (1) applies even if the separate parcels were acquired under separate instruments by the common owner.

(3) An existing parcel shall not be shown as more than one lot on a municipal plan.

41. (1) A municipal plan shall include a schedule in Form 2, with appropriate changes, near the upper right corner of the plan that relates the new lot numbers to,

- (a) the existing subdivision units and either the instrument numbers of the existing registered instruments or the property identifiers assigned to the existing subdivision units, if any, if the plan is to be registered under the *Registry Act*;

- (b) the existing subdivision units and either the underlying parcel numbers or the property identifiers assigned to the existing subdivision units, if any, if the plan is to be registered under the *Land Titles Act*; and

- (c) the new headings in the abstract index for each parcel included in the plan, if the plan includes land in an area that has been divided into parcels for abstract purposes under subsection 83 (3) of the *Registry Act*.

(2) Despite clauses (1) (a) and (b), a schedule in Form 2 shall not relate the numbered parts on a plan to an existing subdivision unit designated as a part.

42. (1) A municipal plan submitted for registration shall be accompanied by,

- (a) two translucent duplicates of the plan; and
- (b) in addition to the paper prints required under subsections 7 (2) and (3), three paper prints of the plan.

(2) A translucent duplicate of a municipal plan submitted under clause (1) (b) shall be a mechanically reproduced copy of the plan and shall be on translucent linen or on plastic material that, in the opinion of the examiner of surveys, is of sufficient quality to permit reproduction of the duplicate.

(3) A caution in bold print that clearly indicates that the municipal plan is not a plan of subdivision within the meaning of the *Planning Act* shall be included below the title block on every municipal plan.

(4) A municipal plan that is a partially compiled plan shall include a note in bold print that clearly indicates that the plan was partially compiled from, and is a graphic illustration of, information obtained from specified sources.

(5) A municipal plan shall include the certificate of the clerk and the head of the council of the municipality in Form 13.

(6) A person registering a municipal plan may submit duplicate plans with the municipal plan.

43. (1) Upon registration of the municipal plan, the land registrar shall complete the certificate of registration in Form 4 on the original plan and on each sheet, if the plan is a strata plan and there is more than one sheet, and enter the particulars of the certificate of registration on every copy.

(2) The land registrar shall,

- (a) retain the original plan and one paper print;
- (b) deliver one translucent duplicate to the clerk of the municipality where the land included in the plan is situate;
- (c) deliver one translucent duplicate and two paper prints to the regional office of the Assessment Division of the Ministry of Revenue for the municipality where the land is situate;
- (d) deliver one paper print of the plan, with the plan submission form attached, to the Association of Ontario Land Surveyors; and
- (e) if the registrant delivers additional copies of the plan to the land registrar, enter the particulars of the certificate of registration on the additional copies and return them to the registrant.

PART VIII PROPERTIES AND PROPERTY MAPS

44. This Part applies to land in any part of Ontario designated under Part II of the *Land Registration Reform Act*.

45. The Director shall divide land into blocks and properties in the manner set out in Schedule 1.

46. (1) The Director shall prepare and maintain property maps showing all properties in the manner described in this section.

(2) The Director shall ensure that a property map shows,

- (a) at least one block;
- (b) every property in the block;
- (c) the property identifier for each property;
- (d) such references to underlying plans and descriptions in registered instruments as the Director believes may assist persons searching the records of the land registry office;
- (e) street names;
- (f) current municipal names and boundaries;
- (g) the Universal Transverse Mercator six degree grid or the grid of the Ontario Co-ordinate System established by Regulation 1028 of the Revised Regulations of Ontario, 1990 made under the *Surveys Act*;
- (h) the scale of the property map;
- (i) a north point;
- (j) the number of sheets in the map illustrating the block;
- (k) a title containing information relating to the land shown on the property map, including,
 - (i) the land registry division,
 - (ii) the county, district or regional municipality,
 - (iii) the municipality or geographic township, and
 - (iv) the block number; and
- (l) a note that indicates that,
 - (i) the map shows all the properties that existed in the numbered block on a specified date,
 - (ii) the map is not a plan of survey,
 - (iii) the map was compiled from plans and documents recorded in the land registry system and was prepared for property indexing purposes only,
 - (iv) the dimensions of the property boundaries can be found on the recorded plans and documents,
 - (v) the map shows major easements only, and
 - (vi) reference plans underlying more recent reference plans are not illustrated.

(3) The Director shall ensure that the dimensions of property maps and the scale used in their preparation are such as to show every property clearly.

(4) In preparing a property map, the Director may consider,

- (a) assessment maps and rolls;
- (b) maps produced under the Ontario Basic Mapping Program of the Ministry of Natural Resources;
- (c) all relevant plans registered or deposited in the land registry office;
- (d) any other available evidence, including maps, plans and documents, that the Director believes may assist in illustrating property limits;
- (e) the descriptions of properties contained in the abstract index or parcel register; and
- (f) any Act of Canada or Ontario that may affect the title to the land shown on the map.

(5) If the Director is unable to determine the limits separating two or more properties, the properties may be shown as one unit on the property map, but the Director shall assign a separate property identifier to each property included in that unit.

(6) If the Director is unable to determine the number of properties in an area, the Director may show the area on the property map and assign one property identifier to the area.

(7) The Director shall ensure that the property limits shown on property maps correspond, in his or her opinion, to the location of the limits on the ground.

(8) The Director shall ensure that inconsistencies in descriptions in plans, instruments and documents are not shown on the property map, but if the Director considers them significant, a notation of such inconsistencies may be made in the parcel register or abstract index.

47. (1) The Director shall prepare for each registry and land titles division,

- (a) an index map for public viewing, to illustrate the location of every block;
- (b) copies of every property map; and
- (c) a microfilm copy of every index map and property map.

(2) The Director shall prepare new copies of any index map or property map that has become unclear or worn or that has been damaged or lost.

48. (1) If new property identifiers are assigned to land shown on a property map, the land registrar shall,

- (a) update the copies of the property map or request the Director to prepare a new property map; and
- (b) make the appropriate entries in the abstract index or parcel register.

(2) When a new property map is prepared, the land registrar may destroy the superseded property map and all copies of it except the microfilm copy, unless the Director orders otherwise.

PART IX CORRECTION OF PLANS

49. (1) The examiner of surveys may order the correction of an error, defect or omission in a registered or deposited plan if the examiner of surveys,

- (a) has knowledge of the error, defect or omission;
- (b) is satisfied that the error, defect or omission should be corrected; and
- (c) has the information needed to correct the plan.

(2) Upon payment of the prescribed fee, a land registrar, a surveyor or a person who has an interest in land shown on a registered or deposited plan may apply to the examiner of surveys to correct an error, defect or omission in a plan.

(3) An application to correct a registered or deposited plan shall be in Form 14.

(4) Before an order to correct a plan is made under this section, the examiner of surveys may give notice of the alleged error, defect or omission and of how he or she proposes to correct it to, any person whose interest in land may be affected by the correction.

(5) If a plan was signed by the Surveyor General of Ontario or an official authorized by the Surveyor General of Ontario, the examiner of surveys shall give notice of the alleged error, defect or omission and of how he or she proposes to correct it to the Surveyor General of Ontario before an order to correct a plan is made under this section.

(6) The examiner of surveys may provide in an order to correct a plan that the correction be made,

- (a) by the applicant, under the supervision of the examiner of surveys or the land registrar; or
- (b) by the land registrar.

(7) The examiner of surveys shall forward a copy of an order to correct a plan to the land registry office where the plan is registered or deposited.

(8) A land registrar who receives a copy of an order to correct a plan under subsection (7) shall,

- (a) register the copy of the order;
- (b) unless the plan is corrected immediately after the registration of the order, note the registration number of the order and the intention to correct the plan on the original plan and on every copy of the plan in the land registrar's custody; and
- (c) enter the order in each abstract index, parcel register or plan index, as may be required by the examiner of surveys.

(9) The examiner of surveys or the person named in the order shall correct the original of the plan and every copy in the custody of the land registrar within a reasonable time after the order to correct the plan has been made and registered.

(10) The examiner of surveys or, if the land registrar corrects or supervises the correction, the land registrar shall certify the correction of the plan using Form 15.

(11) After the correction of the plan, the land registrar shall deliver a paper print of the corrected plan to,

- (a) the clerk of the municipality where the land included in the plan is situate;
- (b) the regional office of the Assessment Division of the Ministry of Finance for the municipality where the land is situate; and
- (c) the clerk of the regional municipality, if the land is situate in a regional municipality.

(12) This section does not apply to plans of survey of boundaries confirmed and certified under the *Boundaries Act* or any predecessor of it.

PART X SKETCHES TO ILLUSTRATE DESCRIPTIONS

50. (1) This section applies to a sketch prepared under subsection 81 (2) of the *Registry Act* and attached to an instrument to illustrate a description of land contained in the instrument.

(2) Sketches shall be rectangular and shall not exceed 915 millimetres by 1500 millimetres.

(3) If the dimensions of a sketch exceed twenty centimetres by seventy centimetres or forty centimetres by thirty-five centimetres, an original translucent tracing drawn on linen or on plastic material or a translucent duplicate of the sketch shall also be delivered to and retained in the custody of the land registrar.

(4) The material on which the translucent tracing or translucent duplicate of the sketch is made shall, in the opinion of the examiner of surveys, be of durable quality and will not crack or break.

(5) A sketch shall be drawn to a scale sufficient to clearly show all particulars on the sketch.

(6) Subject to subsection (7), a sketch shall be compiled exclusively from information recorded in the land registry office.

(7) A sketch signed by an Ontario Land Surveyor may be compiled from information from sources other than documents recorded in the land registry office.

(8) A sketch shall indicate the exact source of the information from which it was compiled on the sketch.

(9) A sketch attached to an instrument shall include a note in bold print that clearly indicates that the sketch is not a plan of survey.

(10) A sketch shall not include any notes, words or symbols that indicate the right to make or distribute copies is in any way restricted.

PART XI PLANS TO ILLUSTRATE DESCRIPTIONS

51. (1) This Part applies to plans that are attached to an instrument or document submitted for registration or deposit in order to illustrate a description in that instrument or document.

(2) An original or a copy of a plan on which a surveyor's name appears shall not be registered as attached to a transfer or a charge.

(3) An original of a plan referred to in subsection (2) or a copy of such a plan, subject to subsection (4), may be registered as attached to an instrument other than a transfer or a charge or deposited as attached to a document if,

- (a) it complies with subsection 6 (5) and this section; and
- (b) the plan is dated no more than five years prior to the registration or deposit of the instrument or document to which it is attached.

(4) A copy of a plan referred to in subsection (3) shall only be registered or deposited under that subsection if the copy is a valid copy under subsection 29 (3) of Regulation 1026 of the Revised Regulations of Ontario, 1990 made under the *Surveyors Act*.

(5) If the dimensions of an original or of a copy of a plan referred to in subsection (3) that is to be registered or deposited as attached to an instrument or document exceed twenty centimetres by seventy centimetres or forty centimetres by thirty-five centimetres, an original translucent tracing drawn on linen or on plastic material or a translucent duplicate of the copy shall also be delivered to and retained in the custody of the land registrar.

(6) The material on which the original tracing of such a plan is drawn or on which the translucent duplicate of a plan is made shall, in the opinion of the examiner of surveys, be of durable quality, will not crack or break and will permit accurate and legible copies to be made from it.

(7) The plan shall not include any notes, words or symbols that indicate that the right to make or distribute copies is in any way restricted.

PART XII DESCRIPTIONS OF LAND

52. This Part applies to descriptions of land in an instrument, other than a plan, tendered for registration.

53. (1) A local description shall contain sufficient information to enable the land registrar to record the instrument in the proper abstract index or parcel register.

(2) A local description shall mention every lot affected by the instrument and shall mention,

- (a) if the land is a designated part on an expropriation plan, or is a portion of such a part, the number of the part and the registration number of the expropriation plan;
- (b) if the lot is according to an original survey, the concession, tract, range, section or other designation in accordance with the original grant from the Crown; and
- (c) if the lot is according to a registered plan, the registration number of the plan.

54. A local description shall include,

- (a) the name of the geographic township, if any, where the land was situate at the time of the original survey except if the land is within a registered plan of subdivision, municipal plan, Land Registrar's Compiled Plan or Judge's Plan;
- (b) the name of the municipality and of the county, district or regional municipality where the land was included at the time of execution of the instrument; and
- (c) the name of the other municipality if the land was described in the last previously registered deed, transfer or conveyance as being included in a municipality other than the municipality referred to in clause (b).

55. (1) Except as provided by section 63 a local description shall be by metes and bounds, and

- (a) if bearings in degrees are included in the description, the origin of the bearings shall be stated in the description;

(b) if the description includes a course along a curved boundary, the arc length, radius and chord length and chord bearing shall be included in the description;

(c) if the description is of a part of a lot, the description shall refer to at least one of the corners of the lot and shall give the distance and direction from the corner to an angle of the part being described; and

(d) contractions, abbreviations and symbols shall not be used except for the use of "N", "E", "S" and "W" for "North", "East", "South" and "West" respectively and the use of symbols for the words "degrees", "minutes" and "seconds".

(2) Clause (1) (b) does not apply if the course described is the whole or a limit of a lot according to a registered plan.

56. (1) A local description shall not describe land by reference to a registered plan of subdivision that has been entirely superseded by a subsequent registered plan of subdivision.

(2) A local description may describe land by reference to a registered plan of subdivision that has been partially superseded by a subsequent registered plan of subdivision if the land being described is not included in the subsequent plan.

57. A local description shall not describe land by excepting buildings, structures, improvements or land unless,

- (a) the same land has been described by exception in an instrument registered before July 1, 1964;
- (b) the land excepted is entirely surrounded by the land described in the instrument;
- (c) the land excepted is a designated part on a reference plan or expropriation plan;
- (d) the land excepted is the whole of the land shown on a registered plan; or
- (e) the land excepted is the right of way of a railway company, or is a public street, road or highway that was laid out by an original survey or shown on a registered plan.

58. (1) Subject to sections 63 and 64, a local description shall not describe any boundary of the land affected by the instrument solely by reference to the registration number of a registered instrument or be dependent upon another instrument, unless the registered instrument is a registered plan.

(2) Nothing in subsection (1) prohibits including in a description a reference to a registration number.

59. (1) A description shall state distances in metric units or in feet and decimals of a foot.

(2) Despite subsection (1), distances may be stated in feet and inches if the description is the same as in a previously registered instrument.

60. If a plan or sketch is attached to the instrument, a description shall include a statement that the description is the same as the description illustrated on the plan or sketch, if that is the case.

61. (1) This section does not apply to land to which the *Land Titles Act* applies.

(2) If a description is by metes and bounds, in whole or in part, and appears in a previously registered deed, it shall include the registration number of the deed containing the same description that was registered most recently before the date of registration of the instrument containing the description unless,

- (a) the instrument is a certificate of discharge;
- (b) a property identifier has been assigned to the land; or
- (c) the land has been divided into parcels for abstract purposes under subsection 83 (3) of the *Registry Act*.

(3) If a description sets out an easement and appears in a previously registered deed, it shall include the registration number of the deed containing the same description that was registered most recently before the date of registration of the instrument containing the description.

(4) If the description does not appear in a previously registered deed but describes the same land as a description that appears in a previously registered deed, the description shall include the registration number of the most recently registered deed containing the earlier description.

62. For the purposes of section 55 and subsection 61 (2), the following descriptions shall be deemed to be metes and bounds descriptions:

- 1. A description of a part of a lot lying to one side of a described line.
- 2. A description by reference to the perpendicular width, either throughout or to a given perpendicular depth, of a rectangular part of a rectangular lot.

63. A local description in an instrument that is tendered for registration and that is not by metes and bounds,

- (a) shall be of a lot and the concession, tract, range, section or other designation in accordance with the original grant from the Crown, if the instrument affects the whole of a lot according to an original survey;
- (b) shall be of a lot and shall include the registration number of a registered plan, if the instrument affects the whole of a lot according to a registered plan;
- (c) may be of an aliquot part if the land was described in such a manner in the grant from the Crown or in a registered instrument and the instrument affects an aliquot part of a lot according to an original survey;
- (d) may be of an aliquot part, if the instrument affects an aliquot part of a lot according to an original survey and no adjacent part of the lot is owned by the person who owns the aliquot part;
- (e) may be of half a lot, if the instrument affects half of a lot according to a registered plan and the land was described in such a manner according to a registered instrument;
- (f) shall be of the part with reference to the registration or deposit number of the expropriation plan or reference plan, if the land is shown as a part on an expropriation plan or a reference plan;
- (g) shall refer to the lot, block, part or parcel, if the instrument affects a lot, block, part or parcel on a Land Registrar's Compiled Plan or a parcel designated for abstract purposes under subsection 83 (3) of the *Registry Act* or a predecessor of that subsection;
- (h) shall refer to a by-law or other instrument by which the street or highway was closed or stopped up if the instrument affects a part of a street or highway that has been stopped up or closed and shall refer to the registration number of,

- (i) the by-law, if passed on or after March 29, 1873, in respect of land registered under the *Registry Act* at the time that the by-law was passed, or if passed on or after February 12, 1987, in respect of lands registered under the *Land Titles Act*, or

(ii) the other instrument; or

- (i) shall conform and refer to a plan confirmed or certified under the *Boundaries Act*, if the instrument affects any parcel that adjoins a confirmed boundary shown on such a plan unless, because of special circumstances, the examiner of surveys authorizes the registration of an instrument in which the description does not so conform.

64. (1) If an instrument is presented for registration containing a description that is not a local description, the land registrar shall register the instrument if the description complies with clause (2) (b), subsection (3), (4), (5), (6), (7) or clause 9 (b).

(2) An award, certificate, release, claim, consent, notice, order or other like instrument under an Act listed in Schedule 2 that is tendered for registration shall be registered if it contains either,

- (a) a local description; or
- (b) a description of the land affected by means of abbreviations, contractions or references to registration numbers of previously registered instruments of the land affected, if the description is sufficient to enable the land registrar to record the instrument in the proper abstract index or parcel register for the land.

(3) If the description in an instrument tendered for registration is not a local description, the instrument shall be registered if,

- (a) the description is the same as in a previously registered instrument affecting the same land;
- (b) the description contains sufficient information to enable the land registrar to record the instrument in the proper abstract index or parcel register for the land; and

(c) the instrument is,

- (i) a deed or transfer given by the personal representative of a deceased person,

(ii) a notice under section 113 of the *Registry Act*, or

(iii) an assignment of a lease or mortgage.

(4) The description in an order under the *Public Transportation and Highway Improvement Act* that is tendered for registration may describe the land affected by reference to a plan, if a paper print of the plan is attached to the order.

(5) In an assignment of a mortgage or lease being submitted for registration, a description is sufficient for registration purposes if the mortgage or lease being assigned is identified by its date, registration date and number, parties and lot and plan or lot and concession reference and the description need not repeat in full the description contained in the mortgage or lease.

(6) In the case of a multiple assignment of mortgages or leases presented for registration, the description may be in the form of a schedule in which each mortgage or lease is identified in the manner described in subsection (5).

(7) Subject to subsection 56 (7) of the *Registry Act*, in the case of a discharge of a charge or mortgage that purports to discharge all of the mortgaged land, the description is sufficient for registration purposes

if it is presented for registration under the *Registry Act*, and contains a reference to each lot and plan or lot and concession or to any other geographic designation of land as referred to in the mortgage and the description need not repeat the full description as contained in the mortgage.

(8) In a zoning regulation made under the authority of subsection 5.4 (2) of the *Aeronautics Act* (Canada) that is presented for registration under the *Land Titles Act*, and that affects all of the land in a registered plan of subdivision, the land may be described in a schedule by reference to the section number of the registered plan followed by the term "all parcels" if the parcel numbers are not created using a sequential numbering system.

(9) If a lease or notice of a lease is presented for registration and the leased premises are only a part of a property of the lessor and are wholly contained within an existing structure, the description shall contain either,

- (a) a local description of the leased premises; or
- (b) a local description of the property of the lessor, and a description of the leased premises by reference to a paper print of a sketch illustrating the premises in solid heavy outline.

65. (1) If the description of land in an instrument presented for registration is not a local description or a description acceptable for registration under section 64, the land registrar, having regard to the circumstances, may register the instrument if,

- (a) the description accurately describes the land; or
- (b) the description is exactly or substantially the same as in a previously registered instrument.

(2) A description of land contained in an instrument registered under subsection (1) shall be deemed to be a local description for that instrument only.

PART XIII MISCELLANEOUS

66. Regulation 997 of the Revised Regulations of Ontario, 1990 is revoked.

67. Despite the revocation of Regulation 997 of the Revised Regulations of Ontario, 1990, that Regulation as it read on the day before the day this Regulation comes into force, continues to apply to instruments and plans that are to be registered or deposited and that were executed before the day this Regulation comes into force.

68. This Regulation comes into force 60 days after the day it is filed.

Schedule 1

(Section 45)

1. A block shall be an area that contains at least one property and that is bounded by limits that the Director considers appropriate, such as land titles or registry division boundaries, roads, railway lines, major utility corridors, water boundaries and property limits.
2. No property shall form part of more than one block.
3. A block shall have a unique block number composed of five digits.

4. A property shall have a property number that is unique within its block and is composed of four digits.
5. The property identifier assigned to a property shall be its block number followed by its property number.
6. Subject to paragraphs 7 and 8, abutting land held by one owner shall be one property, unless,
 - i. the Director considers it more practical to divide the land into more than one property, or
 - ii. the owner holds the abutting land in different capacities, in which case land held in a particular capacity shall be one property.
7. A parcel of land registered under the *Land Titles Act* shall be one property, unless the parcel includes areas of land that do not abut one another, in which case each area shall be one property.
8. A highway, road, road widening, street, lane, walkway or reserve shall be one property, unless the Director considers it more practical to divide it into more than one property.
9. A unit within the meaning of the *Condominium Act* and the unit's appurtenant interest in the common elements shall be one property.

Schedule 2

(Section 64)

1. *Assessment Act*.
2. *Bail Act*.
3. *Construction Lien Act*.
4. *Drainage Act*.
5. *Environmental Protection Act*.
6. *Housing Development Act*.
7. *Land Titles Act*.
8. *Legal Aid Act*.
9. *Line Fences Act*.
10. *Local Roads Boards Act*.
11. *Mechanics' Lien Act*, being chapter 261 of the Revised Statutes of Ontario, 1980.
12. *Mining Act*.
13. *Municipal Affairs Act*.
14. *Municipal Tax Sales Act*.
15. *Municipal and School Tax Credit Assistance Act*, being chapter 285 of the Revised Statutes of Ontario, 1970.
16. *Ontario Pensioners Property Tax Assistance Act*.
17. *Personal Property Security Act* and its predecessor.
18. *Planning Act* and its predecessor.

19. *Power Corporation Act.*
20. *Provincial Land Tax Act.*
21. *Public Transportation and Highway Improvement Act.*
22. *Shoreline Property Assistance Act.*
23. *Succession Duty Act*, being chapter 449 of the Revised Statutes of Ontario, 1970.

Form 1

SURVEYOR'S CERTIFICATE

(Subsection 9 (2) of the Regulation)

I certify that:

1. This survey and plan (if the plan is a strata plan consisting of more than 1 sheet add: comprising sheets 1 to ...) are correct and in accordance with the *Surveys Act*, the *Surveyors Act* and

.....
(Name of appropriate Act)

and the regulations made under them.

2. The survey was completed on, 19..

(NOTE: Where the plan is of Crown land and was prepared under the instructions of the Surveyor General of Ontario include the following note:)

3. This Plan and Field Notes was prepared from an actual survey performed under my personal supervision and I was present on the site during the progress of this survey.

.....
(date)

.....
(signature)

.....
(name in print)

Ontario Land Surveyor

NOTICE TO ALL CLIENTS

SUBJECT: Publishing The Ontario Gazette in the event of a strike within the Ontario Public Service.

The Ontario Gazette is published by Publications Ontario. During such service disruption, the offices of Publications Ontario will be closed but temporary arrangements are in place to continue publishing The Ontario Gazette.

The following requirements should be observed:

- All notices to be published must correctly identify the Ontario Statute under which the notice is required to be published.
- To avoid delays, all information provided must be complete and where possible editorially correct.
- Usual production deadlines will be observed. Material to be published must be received directly by the printer no less than ten working days prior to the expected publishing date. Material arriving past the deadline will be published in the next immediate issue.
- Material must be sent directly to the printer via mail, courier (collect shipments will not be accepted) or fax at (416) 284-5452.

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- The sender's complete address including a contact name and phone number is required. Absence of this information, could result in delays in publishing your notice.

Thank you for your assistance and cooperation

The Management
Publications Ontario

Avis à notre clientèle

Objet: Publication de la Gazette de l'Ontario dans l'éventualité d'une grève de la fonction publique de l'Ontario.

La Gazette de l'Ontario est publiée par Publications Ontario. S'il se produisait une telle interruption des services, les bureaux de Publications Ontario seraient fermés, mais nous avons pris des dispositions temporaires avec l'imprimeur pour que la publication de la Gazette de l'Ontario se poursuive.

Il faudrait alors se soumettre aux exigences suivantes:

- Pour tous les avis à publier, il faudra préciser la loi de l'Ontario en vertu de laquelle la publication d'un avis est obligatoire.
- Pour éviter les retards, tous les renseignements fournis devront être complets et, dans la mesure du possible, avoir fait l'objet d'une correction d'épreuves pour en éliminer toute erreur.
- On respectera les délais habituels de production. Les documents à publier devront être envoyés directement à l'imprimeur au moins dix jours ouvrables avant la date de publication voulue. Les avis reçus après ce délai seront publiés dans le numéro suivant.
- Les documents devront être envoyés directement à l'imprimeur par télécopieur, au (416) 284-5452, par la poste ou par messagerie (les envois port dû ne seront pas acceptés) à l'adresse suivante:

Gazette de l'Ontario
a/s de la Management Services Division
801, av. Milner
Scarborough (Ontario) M1B 3C3

L'expéditeur devra indiquer son adresse complète ainsi que le nom et le numéro de téléphone d'une personne à contacter. Si ces renseignements ne sont pas fournis, il pourra en résulter des retards dans la publication de l'avis.

Merci de votre collaboration.

La direction
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Form 2**SCHEDULE**

(Clause 20 (1) (e), Subsection 20 (3), Section 35
and Subsection 41 (1) of the Regulation)

PART	LOT	CON./ PLAN	PARCEL /PIN/ INST.	PERPENDIC- ULAR OR RADIAL WIDTH*	OPTIONAL	
					AREA	NAME OF MOST RECENT TRANSFeree

* For compiled easement plans only.

Form 3**EXAMINER'S APPROVAL**

(Section 12 of the Regulation)

Approved (add: in accordance with subsection 6 (5) of the
Regulation, if applicable)

.....
Date

.....
Examiner of Surveys

Form 4**CERTIFICATE OF REGISTRATION**

(Section 13, Clause 16 (j), Section 26
and Subsection 36 (2) of the Regulation)

PLAN.....

I certify that this Plan is registered

in the Land Registry Office for the

.....Division of
Land Titles or Registry

..... ato'clock on the

..... day of 19....

(Where registered under the *Land Titles Act*,
add:

and entered in the parcel register(s) for Parcel

Section or Property Identifier)

(Where the plan is a plan of subdivision add, where
applicable:

and the required consents are registered

as Plan Document No.)

(Where the plan is an expropriation plan, and the
certificate of approval is not endorsed on the plan,
add:

and the certificate of approval is registered as

No.)

.....
Land Registrar

Form 5

SURVEYOR'S CERTIFICATE

(Clause 16 (1) (h) of the Regulation)

I certify that:

1. The structures shown on this plan (if more than one plan sheet add: (comprising sheets 1 to)) are in existence.
2. The dimensions shown on this plan have been verified by actual measurements.

.....
(date).....
(signature).....
(name in print)

Ontario Land Surveyor

Form 6**REFERENCE PLAN RECEIPT**

(Subclause 16 (1) (k) (i), Clauses 20 (1) (c), (d) and (e)
and Clause 21 (5) (a) of the Regulation)

PLAN R.....

Received and deposited

.....
(date)

.....
(signature)

Land Registrar

for the Land Titles (and/or
Registry) Division of

.....

Form 7**REQUISITION FOR DEPOSIT OF
A REFERENCE PLAN**

(Subclause 16 (1) (k) (ii) and Clause 20 (1) (d)
of the Regulation)

I require this plan to be deposited under (the *Land Titles Act* or
the *Registry Act* or under both the *Land Titles Act* and the
Registry Act, as the case may be).

.....
(date)

.....
(signature)

.....
(name in print)

Form 8**SURVEYOR'S CERTIFICATE**

(Subsection 19 (4) and Clause 19 (5) (a) of the Regulation)

I certify that:

This plan is an accurate compilation based on data derived from
(indicate source of information)

.....
(date)

.....
(signature)

.....
(name in print)

Ontario Land Surveyor

Form 9**OWNER'S CERTIFICATE - PLAN OF SUBDIVISION**

(Clause 24 (a) of the Regulation)

This is to certify that:

1. Lots to, both inclusive,
(number) (number)

Blocks to, both inclusive,
(number) (number)

.....
the street(s), namely

.....
street widening(s), namely Block(s).....
(number)

lane(s), namely Block(s)
(number)

and reserve(s), namely Block(s)
(number)

.....(or as the case may be)
have been laid out in accordance with (my) (our)
instructions.

2. The streets and street widenings and lanes are
dedicated as public highways.

Dated the day of.....19....

.....
(In case of corporate owner,
corporate seal or statement
that the signing officer has
the authority to bind the
corporation.)

.....
(signature(s))

.....
(name in print)

Form 10

(Clause 24 (b) of the Regulation)

NOTE: This plan comprises all/part/the remainder of the land/described in Certificate of Title No. /Parcel Section /identified by P.I.N. (Property Identifier).

(NOTE: Neither date nor signature is required.)

Form 11**PLAN DOCUMENT**

(Clause 25 (1) (a) of the Regulation)

In the matter of a plan of subdivision of

(part of) Lot in Concession

of the Township of

in the County of

(FOR LAND TITLES add: Parcel Section) Identified by P.I.N. (Property Identifier)

(or as the case may be) prepared by

....., an Ontario Land Surveyor,
(name in full)

and dated the day of 19...

In support of the registration of the above-mentioned plan of subdivision, the following are attached:

1.

2.

(NOTE: Neither date nor signature is required.)

Form 12

CONSENT OF CHARGEES OR MORTGAGEES

(Clause 25 (1) (b) of the Regulation)

In the matter of a plan of subdivision of (part of)

Lot in Concession of the Township

of in the County of

(or as the case may be) prepared by
(name)

and Ontario Land Surveyor, and dated

I (or We)

of the of

in the of

the mortgagee(s) or chargee(s) under a mortgage (or charge)

registered as No. consent to the registration
of the above-mentioned plan of subdivision.

Dated the day of, 19....

.....
(signature of mortgagee(s) or
chargee(s))(In case of corporate chargee or mortgagee,
print names and positions of those who sign
on its behalf.)(In case of corporate chargee or mortgagee,
affix corporate seal or add statement that
the signing officer has authority to bind
the corporation.)

Form 13**CERTIFICATE OF CLERK AND
HEAD OF MUNICIPALITY**

(Subsection 42 (5) of the Regulation)

We hereby certify that this plan has been prepared in accordance
with our directions under section 91 of the *Registry Act*.

Signed and sealed on behalf of
(name of the Municipal Corporation)

thisday of, 19...

.....
(signature of head of
municipality)

.....
(name in print)
(Reeve, Mayor, etc.)

(affix seal of municipal
corporation)

.....
(signature of Clerk)

.....
(name in print)
(Clerk)

Form 14**APPLICATION TO CORRECT A PLAN**

(Subsection 49 (3) of the Regulation)

IN THE MATTER of Plan No. registered (or deposited)
in the Land Registry Office for the Land Titles (or Registry)
Division of

.....

To the Examiner of Surveys:

I,

of the of

in the of

apply to have the following correction(s) made to

the above-mentioned Plan

(here give itemized and detailed particulars of the
correction(s) required)

A copy of the Plan (or the
relevant portion of it) is attached with the proposed
correction(s) noted on it.

The following evidence is submitted in support of this
application:

- (1) The signed statement of an Ontario Land Surveyor setting out the nature of the error, defect or omission in the plan, specifying the correction that is required and providing the evidence to support the correction; OR
- (2) (Specify the evidence in support of the application.)

.....

Date

Address of applicant for service of notice:

.....
.....

.....
(signature of Applicant)

(In case of corporate chargee or mortgagee,
print names and positions of those who sign
on its behalf.)

(In case of corporate chargee or mortgagee,
affix corporate seal or add statement that
the signing officer has authority to bind
the corporation.)

Form 15

CERTIFICATE OF CORRECTION

(Subsection 49 (9) of the Regulation)

Corrected under an order of the Examiner of Surveys
registered as No.

.....
(Date)

.....
Examiner of Surveys/Land Registrar

ONTARIO REGULATION 44/96
made under the
LAND TITLES ACT

Made: February 14, 1996
Filed: February 20, 1996

Revoking Reg. 692 of R.R.O. 1990
(Surveys and Descriptions of Land)

- 1. Regulation 692 of the Revised Regulations of Ontario, 1990 is revoked.**
- 2. This Regulation comes into force 60 days after the day it is filed.**

10/96

ONTARIO REGULATION 45/96
made under the
INCOME TAX ACT

Made: February 14, 1996
Filed: February 20, 1996

Amending O. Reg. 447/94
(Ontario Tax Credit System)

Note: Ontario Regulation 447/94 has not previously been amended.

- 1. Section 6 of Ontario Regulation 447/94 is revoked and the following substituted:**

6. For the purposes of subsection 8 (8) of the Act, the students' residences set out in Schedule 2 are prescribed for taxation years ending after December 31, 1993.

- 2. Schedule 2 of the Regulation is revoked and the following substituted:**

Schedule 2

1994

PART I
STUDENTS' RESIDENCES - COLLEGES

ITEM	NAME	LOCATION
1.	Albert College Students' Residence 160 Dundas Street West	Belleville
2.	Albert College Students' Residence 28 Highland Avenue	Belleville
3.	Alfred College of Agricultural Technology Students' Residence	Alfred
4.	Al-Rashid Islamic Institute R.R. #1	Charlottenburg
5.	Appleby College Students' Residence Baillie/Colley House, Powell House Walker House 540 Lakeshore Road West	Oakville

ITEM	NAME	LOCATION
6.	Ashbury College 320 Mariposa 330 Mariposa 362 Mariposa 212 Springfield 224 Springfield 250 Springfield	Rockcliffe Park
7.	Baptist Convention of Ontario and Quebec Baptist Leadership Education Centre 205 Taunton Road West	Whitby
8.	The Bishop Strachan School Students' Residence 298 Lonsdale Road	Toronto
9.	Bnei Adkiva Schools Students' Residence 159 Almore Avenue	North York
10.	Branksome Hall Students' Residence 1, 6, 14 Elm Avenue	Toronto
11.	Brockville General Hospital Comstock Students' Residence 80 Emma Street	Brockville
12.	Cambrian College of Applied Arts and Technology Regent Street Residence 885 Regent Street South Barrydowne Residence 1390 Barrydowne Road	Sudbury
13.	Canadore College of Applied Arts and Technology Students' Residence Gormanville Road	North Bay
14.	Centralia College of Agricultural Technology Students' Residence Bruce Hall, Huron Hall, Oxford Hall, Perth Hall	Huron Park
15.	Centre of Christian Studies Covenant College Students' Residence 77 Charles Street West	Toronto
16.	Confederation College of Applied Arts and Technology Sibley Hall Students' Residence William Street	Thunder Bay
17.	The Creative Centre for Learning and Development Students' Residence Chippawa Road North Side	Wellandport
18.	Eastern Pentecostal Bible College Students' Residence Swanson Hall 49 Argyle Street	Peterborough
19.	Eastern Pentecostal Bible College Students' Residence No. 1 & 2, 780 Argyle Street	Peterborough
20.	Emmanuel Bible College Students' Residence 100 Fergus Avenue	Kitchener
21.	Great Lakes Bible College Students' Residence	Lincoln
22.	Grenville Christian College Students' Residence	Brockville
23.	Havergal College Students' Residence 1451 Avenue Road	North York
24.	Humber College of Applied Arts and Technology Students' Residence 201 & 203 Humber College Blvd.	Etobicoke
25.	Institute for Advance Talmudic Study 7 Fraserwood Ave 411 Lawrence Ave W 423 Lawrence Ave W	North York
26.	Kemptville College of Agricultural Technology Students' Residence	Kemptville
27.	Lakefield College School Students' Residence	Lakefield

ITEM	NAME	LOCATION
28.	Lambton College Students' Residence Lambton College of Applied Arts and Technology 1431 London Road South	Sarnia
29.	Loyalist College of Applied Arts and Technology Building 1, 2 or 3 Postal Bag 6400	Belleville
30.	Michener Institution for Applied Health Science 222 St. Patrick Street	Toronto
31.	Mille Roches Students' Residence St. Lawrence College of Applied Arts and Technology 801 Fourth Street East	Cornwall
32.	The National Ballet School Students' Residence 105 Maitland Street	Toronto
33.	New Liskeard College of Agricultural Technology	New Liskeard
34.	Niagara Christian College Students' Residence	Fort Erie
35.	Niagara Parks Commission School of Horticulture Students' Residence P.O. Box 150	Niagara Falls
36.	Northern College of Applied Arts and Technology Students' Residence	Kirkland Lake
37.	Northern College of Applied Arts and Technology Students' Residence P.O. Box 2008	South Porcupine
38.	Ontario Bible College Students' Residence 25 Bally Connor Court	North York
39.	Ontario Cancer Institute Radiation Therapy Students' Residence 4 Wellesley Place 495 Sherbourne Street	Toronto
40.	Pickering College Students' Residence 389 Second Street	Newmarket
41.	Redeemer Reformed Christian College Highway 53	Ancaster
42.	Regis College Students' Residence 18 Dundonald Street 567 Huron Street 569 Huron Street 94 Isabella Street 94 Kendall Street 105 Madison Avenue	Toronto
43.	Ridgetown College of Agricultural Technology Students' Residence Main Street East	Ridgetown
44.	Ridley College Students' Residence	St. Catharines
45.	Salvation Army College for Officer Training 2130 Bayview Avenue	Toronto (North York)
46.	Sault College of Applied Arts and Technology 443 Northern Avenue East	Sault Ste. Marie
47.	Seaway Baptist Bible Institute Students' Residence	Williamstown
48.	Seneca College York hall Residence 1255 Sheppard Avenue East	North York
49.	Seventh Day Adventist Church Kingsway College Students' Residence 1200 Leland Road	Oshawa
50.	Sheridan College Students' Residence Credit Valley Campus 2186 Hurontario Street	Mississauga
51.	Shiloh Christian Centre Box 158	Fenelon Falls Township

ITEM	NAME	LOCATION
52.	Sir Sanford Fleming College Residence Frost Campus	Lindsay
53.	St. Andrew's College Students' Residence Yonge Street North	Aurora
54.	St. Augustine's Seminary of Toronto 2661 Kingston Road	Scarborough
55.	St. Peter's Seminary Students' Residence 1040 Waterloo Street 1070 Colborne Street	London
56.	St. Vladimir Institute Students' Residence 620 Spadina Avenue	Toronto
57.	Stratford General Hospital Students' Residence Conestoga College of Applied Arts and Technology 130 Yongs Street	Stratford
58.	Toronto General Hospital Students' Residence 90 Gerrard Street West	Toronto
59.	Trafalgar Castle Students' Residence 401 Reynolds Street	Whitby
60.	Trinity College School Students' Residence Ward Street	Port Hope
61.	Upper Canada College Students' Residence 200 Lonsdale Road	Toronto
62.	Venta Prep School R.R. #3	Carp

1994

PART II
STUDENTS' RESIDENCES - UNIVERSITIES

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
1.	Brock University	DeCew 500 Glenridge Avenue	St. Catharines
2.	Brock University Queenston	178 Queenston Street	St. Catharines
3.	Brock University Village	500 Glenridge Avenue	St. Catharines
4.	Carleton University	Renfrew House Colonel By Drive	Ottawa
5.	Carleton University	Lanark House Colonel By Drive	Ottawa
6.	Carleton University	Grenville House Colonel By Drive	Ottawa
7.	Carleton University	Russell House Colonel By Drive	Ottawa
8.	Carleton University	Stormont House Colonel By Drive	Ottawa
9.	Carleton University	Glengarry House Colonel By Drive	Ottawa
10.	Carleton University	Dundas House Colonel By Drive	Ottawa
11.	University of Guelph	South Residence (Prairie, Maritime, and Mountain Halls) University Buildings #72A, 72B, 72C South Ring Road	Guelph

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
12.	University of Guelph	East Residence (Dundas, Lanark, and Glengarry Halls) University Buildings #180A, 180B, 180C East Ring Road	Guelph
13.	University of Guelph	Lennox Addington Hall University Building #172 Lennox Lane	Guelph
14.	University of Guelph	Johnston Hall University Building #11 Winegard Walk	Guelph
15.	University of Guelph	Mills Hall University Building #8 College Avenue	Guelph
16.	University of Guelph	MacDonald Hall University Building #2 MacDonald Street	Guelph
17.	University of Guelph	Watson Hall University Building #4 Watson Lane	Guelph
18.	University of Guelph	Maids Hall University Building #62 Trent Lane	Guelph
19.	University of Guelph	626 Gordon Street 646 Gordon Street 652 Gordon Street	Guelph
20.	University of Guelph	7 University Avenue East 23 University Avenue East 31 University Avenue East	Guelph
21.	University of Guelph	Married Students' Residence 252 Stone Road West	Guelph
22.	University of Guelph	Lambton Hall University Building #67 Watson Line	Guelph
23.	University of Guelph	78 College Avenue West	Guelph
24.	College Universitaire De Hearst	Part #60 9th Street	Hearst
25.	Lakehead University	Avila 670 Reaume Street	Thunder Bay
26.	Lakehead University	Prettie Oliver Road	Thunder Bay
27.	Lakehead University	Bartley Oliver Road	Thunder Bay
28.	Lakehead University	Residence Townhouse Oliver Road	Thunder Bay
29.	Laurentian University	Married Students' Apartments 935 Ramsey Lake Road	Sudbury
30.	Laurentian University	Single Students' Apartments 935 Ramsey Lake Road	Sudbury
31.	Laurentian University	Huntington College 935 Ramsey Lake Road	Sudbury
32.	Laurentian University	Thornloe College 935 Ramsey Lake Road	Sudbury
33.	Laurentian University	University College Residence 935 Ramsey Lake Road	Sudbury
34.	Laurentian University	University of Sudbury (Matte Residence) 935 Ramsey Lake Road	Sudbury

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
35.	Laurentian University	Laurentian University 179 John Street	Sudbury
36.	McMaster University	Edwards Hall 1280 Main Street West	Hamilton
37.	McMaster University	Whidden Hall 1280 Main Street West	Hamilton
38.	McMaster University	Moulton Hall 1280 Main Street West	Hamilton
39.	McMaster University	Bates 1280 Main Street West	Hamilton
40.	McMaster University	Woodstock Hall 1280 Main Street West	Hamilton
41.	McMaster University	Matthews Hall 1280 Main Street West	Hamilton
42.	McMaster University	Brandon Hall 1280 Main Street West	Hamilton
43.	McMaster University	Wallingford Hall 1280 Main Street West	Hamilton
44.	McMaster University	McKay Hall 1280 Main Street West	Hamilton
45.	McMaster University	Hedden Hall Ontario Student Housing 1280 Main Street West	Hamilton
46.	University of Ottawa	Le Blanc Hall 45 Louis Pasteur/Priv.	Ottawa
47.	University of Ottawa	Stanton Hall 100 University/Priv.	Ottawa
48.	University of Ottawa	Brooks	Ottawa
49.	University of Ottawa	Thompson Hall 45 University/Priv.	Ottawa
50.	University of Ottawa	Marchand Hall 110 University/Priv.	Ottawa
51.	University of Ottawa	152 Albert Street	Kingston
52.	Queen's University	McNeill House Lower Albert Street	Kingston
53.	Queen's University	Leonard Hall Queen's Crescent	Kingston
54.	Queen's University	Morris Hall Lower Albert Street	Kingston
55.	Queen's University	Gordon House Collingwood Street	Kingston
56.	Queen's University	Brockington House Collingwood Street	Kingston
57.	Queen's University	Harkness Hall 329 Earl Street	Kingston
58.	Queen's University	Graduate Students' Residence Union Street West	Kingston
59.	Queen's University	Ban Righ Hall University Avenue	Kingston
60.	Queen's University	Chown Hall Stuart Street	Kingston
61.	Queen's University	Adelaide Hall Stuart Street	Kingston
62.	Queen's University	Victoria Hall Queen's Crescent	Kingston

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
63.	Queen's University	Jean Royce Hall West Campus Union Street West Angus Residence Boucher Residence Royce Residence Curran Residence Douglas Residence Healey Residence Laird Residence Miller Residence Roy Residence Shortliffe Residence Tracy Residence Trotter Residence	Kingston
64.	Queen's University	John Orr Tower Apartments 244 Sir John A. MacDonald Blvd.	Kingston
65.	Queen's University	Waldron Tower 17 King Street West	Kingston
66.	Royal Military College	Stone Frigate R.M.C. Grounds	Kingston
67.	Royal Military College	Fort Haldimand R.M.C. Grounds	Kingston
68.	Royal Military College	Fort La Salle R.M.C. Grounds	Kingston
69.	Royal Military College	Fort Champlain R.M.C. Grounds	Kingston
70.	Ryerson Polytechnic University	137 Bond Street 87 Gerrard Street E 240 Jarvis Street	Toronto
71.	St. Paul's University	165 McGillivray Street	Ottawa
72.	St. Paul's University	40 Riverdale Avenue	Ottawa
73.	St. Paul's University	48 Riverdale Avenue	Ottawa
74.	St. Paul's University	11 Glencairn Avenue	Ottawa
75.	St. Paul's University	4-6 Toronto Street	Ottawa
76.	St. Paul's University	305 Nelson Street	Ottawa
77.	St. Paul's University	315 Nelson Street	Ottawa
78.	St. Paul's University	249 Main Street	Ottawa
79.	St. Paul's University	7 Bullock Street	Ottawa
80.	St. Paul's University	66 Glengarry Street	Ottawa
81.	St. Paul's University	175 Main Street	Ottawa
82.	University of Toronto	Wetmore Hall New College 21 Classic Avenue	Toronto
83.	University of Toronto	Wilson Hall New College 40 Willcocks Street	Toronto
84.	University of Toronto	Sir Daniel Wilson University College 73 St. George Street	Toronto
85.	University of Toronto	Whitney Hall University College 85 St. George Street	Toronto
86.	University of Toronto	Devonshire House 1, 3, and 5 Devonshire Place	Toronto

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
87.	University of Toronto	Innis College 651 Spadina Avenue 8 Sussex 10 Sussex 12 Sussex 14 Sussex 42 Sussex 709 Spadina 375 Huron Street 12 Washington 111 St. George Street	Toronto
88.	University of Toronto	St. George Graduate 321 Bloor Street West	Toronto
89.	University of Toronto	Victoria University 6, 8 St. Thomas Street	Toronto
90.	University of Toronto	Victoria University 65 Charles Street West	Toronto
91.	University of Toronto	Victoria University Rowell Jackman Hall 85 Charles Street West	Toronto
92.	University of Toronto	Burwash Hall Victoria University 89 Charles Street West	Toronto
93.	University of Toronto	Stephenson House Victoria University 63 Charles Street West	Toronto
94.	University of Toronto	Annesley Hall Victoria University 95 Queen's Park Crescent	Toronto
95.	University of Toronto	Margaret Addison Hall Victoria University 140 Charles Street West	Toronto
96.	University of Toronto	Trinity College 6 Hoskin Avenue	Toronto
97.	University of Toronto	St. Hilda's College Trinity College 44 Devonshire Place	Toronto
98.	University of Toronto	Knox College 59 St. George Street	Toronto
99.	University of Toronto	Ewart College 156 St. George	Toronto
100.	University of Toronto	Wycliffe College 5 Hoskin Avenue	Toronto
101.	University of Toronto	Clover Hill St. Michael's College 50 St. Joseph Street	Toronto
102.	University of Toronto	Elmsley Hall St. Michael's College 81 St. Mary's Street	Toronto
103.	University of Toronto	More House St. Michael's College 57 Queen's Park Crescent East	Toronto
104.	University of Toronto	Fisher House St. Michael's College 57 Queen's Park Crescent East	Toronto
105.	University of Toronto	Teefy Hall St. Michael's College 57 Queen's Park Crescent East	Toronto
106.	University of Toronto	Sullivan House St. Michael's College 96 St. Joseph Street	Toronto

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
107.	University of Toronto	McCorkell House St. Michael's College 2 Elmsley Place	Toronto
108.	University of Toronto	Belisle House St. Michael's College 1 Elmsley Place	Toronto
109.	University of Toronto	Phelan House St. Michael's College 3 Elmsley Place	Toronto
110.	University of Toronto	Windle House St. Michael's College 5 Elmsley Place	Toronto
111.	University of Toronto	Maritain House St. Michael's College 6 Elmsley Place	Toronto
112.	University of Toronto	Gilson House St. Michael's College 8 Elmsley Place	Toronto
113.	University of Toronto	Loretto College St. Michael's College 70 St. Mary's Street	Toronto
114.	University of Toronto	St. Joseph's College St. Michael's College 90 Wellesley Street West	Toronto
115.	University of Toronto	St. Basil's College St. Michael's College 95 St. Joseph Street	Toronto
116.	University of Toronto	Massey College 4 Devonshire Place	Toronto
117.	University of Toronto	Scarborough College 1235 and 1295 Military Trail	Scarborough
118.	University of Toronto	Aboriginal 43 Sussex	Toronto
119.	University of Toronto	Faculty of Law 18 & 20 Washington Avenue 65 Charles Street West 368 Huron Street 705 Spadina Avenue	Toronto
120.	University of Toronto	Erindale College 3349 Mississauga Road	Mississauga
121.	Trent University	Lady Eaton College Nassau Campus	Peterborough
122.	Trent University	Champlain College Nassau Campus	Peterborough
123.	Trent University	Langton House Catharine Parr Traill College 554 Reid Street	Peterborough
124.	Trent University	Crawford House Catharine Parr Traill College 310 London Street	Peterborough
125.	Trent University	Scott House Catharine Parr Traill College 300 London Street	Peterborough
126.	Trent University	Stewart House Catharine Parr Traill College 292 London Street	Peterborough
127.	Trent University	Wallis Hall Catharine Parr Traill College 310 London Street	Peterborough

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
128.	Trent University	Sadlier House Peter Robinson College 751 George Street	Peterborough
129.	Trent University	Stratton House Peter Robinson College 740 Water Street	Peterborough
130.	Trent University	Reade House Peter Robinson College 741 George Street	Peterborough
131.	Trent University	Abbott House Peter Robinson College 754 Water Street	Peterborough
132.	Trent University	East Lodge Peter Robinson College 748 George Street	Peterborough
133.	Trent University	Town Houses Peter Robinson College 723 George Street	Peterborough
134.	Trent University	Otonabee College Nassau Campus	Peterborough
135.	Trent University	Bradburn House Catharine Parr Traill College 293 London Street	Peterborough
136.	Trent University	Principal's Lodge Traill College 314 London Street	Peterborough
137.	University of Waterloo	Tutors' Residence South Campus, 1,2,3,4,5 200 University Avenue West	Waterloo
138.	University of Waterloo	Columbia Lake Townhouses 350 Columbia Street West	Waterloo
139.	University of Waterloo	Village #1 200 University Avenue West	Waterloo
140.	University of Waterloo	Village #2 200 University Avenue West	Waterloo
141.	University of Waterloo	Minota Hagey Residence 200 University Avenue West	Waterloo
142.	University of Waterloo	Conrad Greble College 200 University Avenue West	Waterloo
143.	University of Waterloo	St. Jerome College 200 University Avenue West	Waterloo
144.	University of Waterloo	Notre Dame College 200 University Avenue West	Waterloo
145.	University of Waterloo	Renison College 200 University Avenue West	Waterloo
146.	University of Waterloo	St. Paul's College Residence 200 University Avenue West	Waterloo
147.	University of Waterloo	Resurrection College 265 Westmount Road North	Waterloo
148.	University of Western Ontario	Brough Hall Huron College 1349 Western Road	London
149.	University of Western Ontario	Alumni House University Drive	London
150.	University of Western Ontario	Hellmuth Hall Huron College 1349 Western Road	London

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
151.	University of Western Ontario	O'Neil, Ridley Hall Residence Huron College 1349 Western Road	London
152.	University of Western Ontario	Henderson House, Cronyn House, Benson House, Huron College 1349 Western Road Young House	London
153.	University of Western Ontario	Brescia College 1285 Western Road	London
154.	University of Western Ontario	Mary Manor Brescia College 1285 Western Road	London
155.	University of Western Ontario	Monsignor Wemple Building King's College 266 Epworth Avenue	London
156.	University of Western Ontario	King's Alumni Court Residence King's College 266 Epworth Avenue	London
157.	University of Western Ontario	Town House #1 King's College 266 Epworth Avenue	London
158.	University of Western Ontario	Town House #2 King's College 266 Epworth Avenue	London
159.	University of Western Ontario	Town House #3 King's College 266 Epworth Avenue	London
160.	University of Western Ontario	Town House #4 King's College 266 Epworth Avenue	London
161.	University of Western Ontario	Town House #5 King's College 266 Epworth Avenue	London
162.	University of Western Ontario	Town House #6 King's College 266 Epworth Avenue	London
163.	University of Western Ontario	Town House #7 King's College 266 Epworth Avenue	London
164.	University of Western Ontario	Town House #8 King's College 266 Epworth Avenue	London
165.	University of Western Ontario	Town House #9 King's College 266 Epworth Avenue	London
166.	University of Western Ontario	Town House #10 King's College	London
167.	University of Western Ontario	Sydenham Hall Richmond Street W/S	London
168.	University of Western Ontario	Delaware Hall Western Road E/S	London
169.	University of Western Ontario	Medway Hall Richmond Street W/S	London
170.	University of Western Ontario	Saugeen-Maitland Hall 289 Windermere Road	London
171.	Wilfrid Laurier University	Bouckaert Hall Residence 75 University Avenue West	Waterloo

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
172.	Wilfrid Laurier University	Clara Conrad Residence 25 University Avenue West	Waterloo
173.	Wilfrid Laurier University	Nils Willison Residence 75 University Avenue West	Waterloo
174.	Wilfrid Laurier University	Little House Residence 75 University Avenue West	Waterloo
175.	Wilfrid Laurier University	Leopold Residence 75 University Avenue West	Waterloo
176.	Wilfrid Laurier University	W. Euler Residence 75 University Avenue West	Waterloo
177.	Wilfrid Laurier University	Bricker Residence 75 University Avenue West	Waterloo
178.	Wilfrid Laurier University	MacDonald House Residence 75 University Avenue West	Waterloo
179.	Windsor University	MacDonald Hall 401 Sunset Avenue	Windsor
180.	Windsor University	Laurier Hall 401 Sunset Avenue	Windsor
181.	Windsor University	Cartier Hall 401 Sunset Avenue	Windsor
182.	Windsor University	Electa Hall 233-265 Patricia Road	Windsor
183.	Windsor University	Cody Hall 401 Sunset Avenue	Windsor
184.	Windsor University	Huron Hall 869 Mill Street	Windsor
185.	Windsor University	Tecumseh Hall 869 Mill Street	Windsor
186.	Windsor University	Langton House Canterbury College 226 Patricia Road	Windsor
187.	Windsor University	Becket House Canterbury College 2585 Riverside Drive West	Windsor
188.	Windsor University	Rayson House Canterbury College 210 Patricia Road	Windsor
189.	Windsor University	Parker House Canterbury College 105 Sunset Avenue	Windsor
190.	Windsor University	Whitgift House Canterbury College 125 Sunset Avenue	Windsor
191.	Windsor University	Cranmer House Canterbury College 2541 Riverside Drive West	Windsor
192.	Windsor University	Laud House Canterbury College 145 Sunset Avenue	Windsor
193.	Windsor University	Wake House Canterbury College 165 Sunset Avenue	Windsor
194.	Windsor University	Geoffrey Fisher Hall Canterbury College 270 Patricia Road	Windsor

ITEM	NAME OF UNIVERSITY	RESIDENCE	LOCATION
195.	Windsor University	Ramsay House Canterbury College 255 Sunset Avenue	Windsor
196.	Windsor University	Anselm House Canterbury College 2559 Riverside Drive West	Windsor
197.	Windsor University	Clark Phase I Phase II	Windsor
198.	Windsor University	Davidson House Canterbury College Avenue 271 Sunset Avenue	Windsor
199.	York University	Bethune 4700 Keele Street	North York
200.	York University	York Apartments 2 Assiniboine Road	North York
201.	York University	York Apartments 4 Assiniboine Road	North York
202.	York University	York Apartments 6 Assiniboine Road	North York
203.	York University	York Apartments 8 Assiniboine Road	North York
204.	York University	York Apartments 22 Moon Road	North York
205.	York University	Wood 2275 Bayview Avenue	North York
206.	York University	Marion Hilliard 2275 Bayview Avenue	North York
207.	York University	Founders 4700 Keele Street	North York
208.	York University	Vanier College 4700 Keele Street	North York
209.	York University	Winters College 4700 Keele Street	North York
210.	York University	Tatham Hall 4700 Keele Street	North York
211.	York University	Stong College 4700 Keele Street	North York
212.	York University	York Apartments 2 Passy Crescent 4 Passy Crescent 6 Passy Crescent 8 Passy Crescent 10 Passy Crescent 12 Passy Crescent 14 Passy Crescent 16 Passy Crescent 18 Passy Crescent	North York
213.	York University	Calumet 201 Athabasca Road	North York

3. This Regulation shall be deemed to have come into force on January 1, 1994.

ONTARIO REGULATION 46/96made under the
INCOME TAX ACT

Made: February 14, 1996

Filed: February 20, 1996

Amending Reg. 647 of R.R.O. 1990
(Ontario Tax Reduction)

Note: Regulation 647 has not been amended in 1995 and 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Clause 1 (3) (c) of Regulation 647 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (c) subject to subsection (4), the individual or the individual's cohabiting spouse, if any, with whom the individual resided on December 31 of the taxation year, is deducting an amount under subsection 118.3 (2) or paragraph 118 (1) (b) or (d) of the Federal Act for the taxation year in respect of the dependant, if the dependant is eighteen years or older on December 31 of the taxation year; and

2. This Regulation shall be deemed to have come into force on January 1, 1993.

10/96

ONTARIO REGULATION 47/96made under the
PLANNING ACT

Made: February 16, 1996

Filed: February 21, 1996

ZONING AREAS—GEOGRAPHIC TOWNSHIP OF LORRAIN, TERRITORIAL DISTRICT OF TIMISKAMING

INTERPRETATION**1. In this Order,**

"accessory", when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure on the same lot;

"industrial use" means the use of any land, buildings or structures for the purpose of manufacturing, assembling, making, preparing, inspecting, ornamenting, finishing, treating, altering, repairing, warehousing, storing or adapting for sale any equipment, goods, substance, article or thing;

"lot" means a parcel of land,

- (a) described in a deed or other document legally capable of conveying land; or

- (b) shown as a lot or block on a registered plan of subdivision;

"mining use" means the use of any land, buildings or structures for the purpose of extracting or processing minerals;

"temporary accommodation" means for the purpose of housing workers for a period of less than thirty days.

APPLICATION

2. This Order applies to the land in the Township of Lorrain in the District of Timiskaming, being part of Parcel 21305, in the Register for South Section Timiskaming, being composed of the surface rights of that part of the north half of Lot 1, in Concession XII designated as Part 1 on Plan 54R-4053, deposited in the Land Registry Office for the Land Titles Division of Timiskaming (No. 54), including all tailings, tailings structures, buildings and surface infrastructure, saving and excepting all openings to surface and related underground workings and the reservations and exceptions contained in the original patent from the Crown, namely all ores, mines or minerals which are or shall hereafter be found on or under the said lands.

GENERAL

3. No land to which this Order applies shall be used and no building or structure shall be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for any purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force.

ACCESSORY USES, BUILDINGS AND STRUCTURES

4. (1) Subject to section 5, accessory uses, buildings and structures are permitted.

(2) No accessory building or structure shall be used for human habitation, except for the temporary accommodation of workers.

TEMPORARY USES

5. A tool shed, scaffold, or other building or structure incidental to the construction of a building or structure permitted by this Order may be maintained until the construction is completed or has been discontinued for sixty consecutive days.

PERMITTED USES

6. Every use of land and every erection or use of buildings or structures on the land to which this Order applies is prohibited except.

- (a) Mining uses; and

- (b) Industrial uses.

REBUILDING AND REPAIRS

7. (1) Nothing in this Order prevents the reconstruction or repair of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure.

BRIAN DOUGLAS RIDDELL
Assistant Deputy Minister
Municipal Operations Division
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 16, 1996.

10/96

ONTARIO REGULATION 48/96**made under the
PLANNING ACT**

Made: February 22, 1996

Filed: February 22, 1996

Amending O. Reg. 672/81

(Restricted Areas—District of Manitoulin, Geographic Townships of Campbell, Dawson, Mills and Robinson)

Note: Since January 1, 1995, Ontario Regulation 672/81 has been amended by Ontario Regulations 363/95, 462/95, 549/95 and 37/96. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1994.

1. Ontario Regulation 672/81 is amended by adding the following section:

183. (1) Despite section 47, one single dwelling together with accessory buildings and structures may be erected, located and used on the lands described in subsection (2) if the following requirements are met:

1. Minimum lot frontage	30	metres
2. Minimum lot area	1,858	square metres
3. Maximum lot coverage	15	per cent
4. Minimum front yard	15	metres
5. Minimum rear yard	7.5	metres
6. Minimum side yards	15	metres
7. Maximum height	9	metres

(2) Subsection (1) applies to that parcel of land in the Township of Campbell, in the District of Manitoulin, being part of Lot 3 in Concession XIII, designated as Part 1 on Reference Plan 31R-2698 deposited in the Land Registry Office for the Registry Division of Manitoulin (No. 31).

BRYAN O. HILL

Director

Plans Administration Branch

North and East

Ministry of Municipal Affairs and Housing

Dated at Toronto on February 22, 1996.

10/96

ONTARIO REGULATION 49/96**made under the****AGRICULTURAL TILE DRAINAGE INSTALLATION ACT**

Made: February 14, 1996

Filed: February 23, 1996

Amending Reg. 18 of R.R.O. 1990
(General)

Note: Since January 1, 1995, Regulation 18 has been amended by Ontario Regulation 459/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Sections 2, 3, 4 and 5 of the French version of Regulation 18 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

2. (1) Le permis d'exercer l'activité de mettre en place des installations de drainage expire à la fin de l'année de sa délivrance.

(2) Le permis n'est pas cessible.

(3) Les droits à acquitter pour la délivrance ou le renouvellement du permis sont de :

a) 25 \$ pour la mise en place d'au plus 300 000 pieds d'installations de drainage;

b) 50 \$ pour la mise en place de plus de 300 000 pieds d'installations de drainage.

3. (1) Le permis d'opérateur de machine utilisée pour mettre en place des installations de drainage expire à la fin de l'année de sa délivrance.

(2) Le permis n'est pas cessible.

(3) Les droits à acquitter pour la délivrance ou le renouvellement du permis sont de 5 \$.

RÈGLEMENT DE L'ONTARIO 49/96**pris en application de la****LOI SUR LES INSTALLATIONS DE DRAINAGE
AGRICOLE**

pris le 14 février 1996

déposé le 23 février 1996

modifiant le Règl. 18 des R.R.O. de 1990
(Dispositions générales)

Remarque : Depuis le 1^{er} janvier 1995, le Règlement 18 a été modifié par le Règlement de l'Ontario 459/95. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1994.

1. Les articles 2, 3, 4 et 5 de la version française du Règlement 18 des Règlements refondus de l'Ontario de 1990 sont abrogés et remplacés par ce qui suit :

4. (1) Le permis d'utiliser une machine pour mettre en place des installations de drainage expire à la fin de l'année de sa délivrance. Toutefois, le permis pour une machine qui ne sert qu'à la démonstration expire un an après la date de sa délivrance.

(2) Les droits à acquitter pour la délivrance ou le renouvellement du permis sont de :

- a) 100 \$ pour une charrue;
- b) 50 \$ pour tout autre machine;
- c) malgré les alinéas a) et b), 10 \$ pour une machine qui ne sert qu'à la démonstration.

2. Section 6 of the French version of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

2. L'article 6 de la version française du Règlement est modifié par substitution, au passage qui précède la disposition 1, de ce qui suit :

6. Les droits suivants s'ajoutent aux droits prescrits aux articles 2, 3 et 4 :

3. Clause 9 (b) of the French version of the Regulation is amended by striking out "rédigé selon la formule 7" in the first line.

3. L'alinéa 9 b) de la version française du Règlement est modifié par suppression de «rédigé selon la formule 7» à la première ligne.

4. (1) Section 10 of the French version of the Regulation is amended by striking out "rédigé selon la formule 4" in the first line and substituting "d'exercer l'activité de mettre en place des installations de drainage".

4. (1) L'article 10 de la version française du Règlement est modifié par substitution, à «rédigé selon la formule 4» à la première ligne, de «d'exercer l'activité de mettre en place des installations de drainage».

(2) Subclause 10 (b) (i) of the French version of the Regulation is amended by striking out "rédigé selon la formule 5".

(2) Le sous-alinéa 10 b) (i) de la version française du Règlement est modifié par suppression de «rédigé selon la formule 5».

(3) Clause 10 (c) of the French version of the Regulation is amended by striking out "rédigé selon la formule 6" in the second line.

(3) L'alinéa 10 c) de la version française du Règlement est modifié par suppression de «rédigé selon la formule 6» à la deuxième ligne.

(4) Clause 10 (d) of the French version of the Regulation is amended by striking out "rédigé selon la formule 8" in the second line and substituting "rédigé selon la formule fournie par le directeur".

(4) L'alinéa 10 d) de la version française du Règlement est modifié par substitution, à «rédigé selon la formule 8» à la deuxième ligne, de «rédigé selon la formule fournie par le directeur».

5. Section 14 of the French version of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

5. L'article 14 de la version française du Règlement est modifié par substitution, au passage qui précède l'alinéa a), de ce qui suit :

14. Outre les motifs énoncés à l'article 5 de la Loi justifiant le refus de renouveler un permis, sa suspension ou sa révocation, le directeur peut également refuser de renouveler ou peut suspendre ou révoquer un permis d'exercer l'activité de mettre en place des installations de drainage ou un permis d'opérateur de machine utilisée pour mettre en place des installations de drainage si, après une audience :

6. Forms 1 to 8 of the French version of the Regulation are revoked.

6. Les formules 1 à 8 de la version française du Règlement sont abrogées.

ONTARIO REGULATION 50/96
made under the
ONTARIO NEW HOMES WARRANTY PLAN ACT

Made: February 22, 1996
Filed: February 23, 1996

Amending Reg. 892 of R.R.O. 1990
(Administration of the Plan)

Note: Since January 1, 1995, Regulation 892 has not been amended. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Subparagraph 3 (1) of Schedule A to Regulation 892 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(1) The enrolment fee for every home of a type referred to in clauses (a) and (b) of the definition of "home" in section 1 of the Act is as follows:

Sale Price of the Home	Fee
\$100,000 or less	\$525.00
over \$100,000 up to and including \$150,000	550.00
over \$150,000 up to and including \$200,000	600.00
over \$200,000 up to and including \$250,000	650.00
over \$250,000 up to and including \$300,000	700.00
over \$300,000 up to and including \$350,000	750.00
over \$350,000 up to and including \$400,000	800.00
over \$400,000 up to and including \$450,000	850.00
over \$450,000 up to and including \$500,000	900.00
over \$500,000	950.00

2. This Regulation comes into force on March 1, 1996.

Passed by the Directors on February 22, 1996.

HUGH HERON
Chair

AL LIBFELD
Secretary

Confirmed by the members in accordance with the *Corporations Act* on February 22, 1996.

AL LIBFELD
Secretary

RÈGLEMENT DE L'ONTARIO 50/96
pris en application de la
LOI SUR LE RÉGIME DES GARANTIES DES LOGEMENTS NEUFS DE L'ONTARIO

pris le 22 février 1996
déposé le 23 février 1996

modifiant le Règl. 892 des R.R.O. de 1990
(Administration du Régime)

Remarque : Depuis le 1^{er} janvier 1995, le Règlement 892 n'a pas été modifié. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1994.

1. La sous-disposition 3 (1) de l'annexe A du Règlement 892 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :

(1) Les droits d'enregistrement pour chaque logement d'un genre visé aux alinéas a) et b) de la définition de «logement» à l'article 1 de la Loi s'établissent comme suit :

Prix de vente du logement	Droits
100 000 \$ ou moins	525,00 \$
plus de 100 000 \$, jusqu'à concurrence de 150 000 \$	550,00
plus de 150 000 \$, jusqu'à concurrence de 200 000 \$	600,00
plus de 200 000 \$, jusqu'à concurrence de 250 000 \$	650,00
plus de 250 000 \$, jusqu'à concurrence de 300 000 \$	700,00
plus de 300 000 \$, jusqu'à concurrence de 350 000 \$	750,00
plus de 350 000 \$, jusqu'à concurrence de 400 000 \$	800,00
plus de 400 000 \$, jusqu'à concurrence de 450 000 \$	850,00
plus de 450 000 \$, jusqu'à concurrence de 500 000 \$	900,00
plus de 500 000 \$	950,00

2. Le présent règlement entre en vigueur le 1^{er} mars 1996.

Adopté par les administrateurs le 22 février 1996.

HUGH HERON
Président

AL LIBFELD
Secrétaire

Ratifié par les membres conformément à la *Loi sur les personnes morales* le 22 février 1996.

AL LIBFELD
Secrétaire

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996-03-16

ONTARIO REGULATION 51/96 made under the REGISTRY ACT

Made: February 26, 1996

Filed: February 26, 1996

Amending Reg. 995 of R.R.O. 1990
(Forms and Records)

Note: Regulation 995 has not previously been amended.

1. Section 3 of Regulation 995 of the Revised Regulations of Ontario is revoked and the following substituted:

3. Every land registry office shall be kept open from 12:00 o'clock noon until 4:30 o'clock in the afternoon, local time, and no instrument shall be received for registration except within those hours.

IAN VEITCH
Director of Land Registration

Dated at Toronto on February 26, 1996.

11/96

ONTARIO REGULATION 52/96 made under the HIGHWAY TRAFFIC ACT

Made: February 21, 1996

Filed: February 26, 1996

EXTENDING TIME PERIODS RELATING TO DRIVERS' LICENCES: ONTARIO REGULATION 340/94

1. In this Regulation, a reference to a provision is a reference to a provision of Ontario Regulation 340/94.

2. The term of validity of every driver's licence is extended beyond the expiry date shown on the driver's licence until the day this Regulation is revoked if, without the extension, the term of validity would expire on or after the day this Regulation comes into force.

3. Despite subsection 12 (3), the period of three years referred to in that subsection is extended until the day this Regulation is revoked if, without the extension, that period would expire, to the detriment of an applicant, on or after the day this Regulation comes into force.

4. Despite subsection 13 (1), the period of five years referred to in that subsection is extended until the day this Regulation is revoked if,

without the extension, that period would expire, to the detriment of an applicant, on or after the day this Regulation comes into force.

5. Despite subsections 28 (9) and (10), the term of validity of a certificate referred to in those subsections is extended until the day this Regulation is revoked if, without the extension, the term of validity would expire, to the detriment of an applicant, on or after the day this Regulation comes into force.

6. (1) Despite subclauses 29 (1) (a) (i) and (ii), the periods of three years and one year respectively that are referred to in those subclauses are extended until the day this Regulation is revoked if, without the extension, the period of three years or one year, as the case may be, would expire, to the detriment of an applicant, on or after the day this Regulation comes into force.

(2) Despite clause 29 (1) (b), the period of three years referred to in that clause is extended until the day this Regulation is revoked if, without the extension, that period would expire, to the detriment of an applicant, on or after the day this Regulation comes into force.

(3) Despite subclauses 29 (2) (a) (i) and (ii), the periods of three years and one year respectively that are referred to in those subclauses are extended until the day this Regulation is revoked if, without the extension, the period of three years or one year, as the case may be, would expire, to the detriment of an applicant, on or after the day this Regulation comes into force.

(4) Despite clause 29 (2) (b), the period of three years referred to in that clause is extended until the day this Regulation is revoked if, without the extension, that period would expire, to the detriment of an applicant, on or after the day this Regulation comes into force.

(5) Despite subsections 29 (7), (9) and (10), the period of three years referred to in those subsections is extended until the day this Regulation is revoked if, without the extension, that period would expire, to the detriment of an applicant, on or after the day this Regulation comes into force.

7. Despite section 31, the period of three years referred to in that section is extended until the day this Regulation is revoked if, without the extension, that period would expire, to the detriment of an applicant, on or after the day this Regulation comes into force.

8. Despite subsections 33 (1) and (2), the period of six days referred to in those subsections is extended until the day this Regulation is revoked if, without the extension, that period would expire on or after the day this Regulation comes into force, to the detriment of the holder of a driver's licence who has changed address or name, as the case may be.

11/96

ONTARIO REGULATION 53/96
made under the
HIGHWAY TRAFFIC ACT

Made: February 21, 1996
Filed: February 26, 1996

**EXTENDING TERM OF VALIDITY OF
VEHICLE PERMITS**

1. Despite subsection 5 (1) of Regulation 628 of the Revised Regulations of Ontario, 1990 (Vehicle Permits), the term of validity of every vehicle permit is extended until the day this Regulation is revoked if, without the extension, the permit would cease to be currently validated on or after the day this Regulation comes into force.

11/96

ONTARIO REGULATION 54/96
made under the
HIGHWAY TRAFFIC ACT

Made: February 21, 1996
Filed: February 26, 1996

**EXTENDING TERM OF VALIDITY OF DRIVING
INSTRUCTOR'S LICENCES**

1. (1) Despite subsection 8 (1) of Regulation 586 of the Revised Regulations of Ontario, 1990 (Driving Instructor's Licence), the term of validity of every driving instructor's licence is extended beyond the expiry date shown on the licence until the day this Regulation is revoked if, without the extension, the term of validity would expire, to the detriment of the holder, on or after the day this Regulation comes into force.

(2) A driving instructor's licence whose term of validity is extended under subsection (1) is not renewable unless the licence is renewed within one year of the expiry date shown on it.

11/96

ONTARIO REGULATION 55/96
made under the
HIGHWAY TRAFFIC ACT

Made: February 21, 1996
Filed: February 26, 1996

**EXTENDING TERM OF VALIDITY OF
SAFETY INSPECTION STICKERS**

1. Despite subsections 8 (5), 9 (5), 10 (6) and 11 (6) and (8) of Regulation 611 of the Revised Regulations of Ontario, 1990 (Safety Inspections), the term of validity of every safety inspection sticker is extended until the day this Regulation is revoked if, without the extension, the inspection sticker would cease to be valid on or after the day this Regulation comes into force.

11/96

ONTARIO REGULATION 56/96
made under the
HIGHWAY TRAFFIC ACT

Made: February 21, 1996
Filed: February 26, 1996

**EXTENDING TERM OF VALIDITY OF
SAFETY STANDARDS CERTIFICATES**

1. Despite subsection 2 (1) of Regulation 628 of the Revised Regulations of Ontario, 1990 (Vehicle Permits), the term of validity of every safety standards certificate is extended until the day this Regulation is revoked if, without the extension, the certificate would cease to be valid for the purpose of receiving a permit for a used motor vehicle by reason of the expiry of the 36 day period referred to in that subsection on or after the day this Regulation comes into force.

11/96

ONTARIO REGULATION 57/96
made under the
PRIVATE VOCATIONAL SCHOOLS ACT

Made: February 28, 1996
Filed: February 29, 1996

Amending Reg. 939 of R.R.O. 1990
(General)

Note: Regulation 939 has not been amended in 1995 or 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Subsection 3 (2) of Regulation 939 of the Revised Regulations of Ontario, 1990 is amended by adding the following clause:

(b.2) March 15, 1996, in the case of an application to renew registration for 1996;

2. (1) Subsection 4 (2) of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

(2) An applicant for registration to conduct or operate a private vocational school in 1995 or in a later year shall pay the following fees:

.....

(2) Subsection 4 (4) of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

(4) An applicant for renewal of registration to conduct or operate a private vocational school in 1995 or in a later year shall pay the following fees:

.....

11/96

ONTARIO REGULATION 58/96
made under the
HEALTH PROTECTION AND PROMOTION ACT

Made: February 28, 1996
Filed: February 29, 1996

Amending Reg. 565 of R.R.O. 1990
(Public Pools)

Note: Regulation 565 has not been amended in 1995 or 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. (1) **Clause 16.1 (2) (a) of Regulation 565 of the Revised Regulations of Ontario, 1990 is amended by striking out "inlet and" in the first line.**

(2) **Clause 16.1 (2) (b) of the Regulation is amended by striking out "inlet or" in the first line.**

11/96

ONTARIO REGULATION 59/96
made under the
PROVINCIAL OFFENCES ACT

Made: February 28, 1996
Filed: February 29, 1996

Amending Reg. 949 of R.R.O. 1990
(Parking Infractions)

Note: Regulation 949 has not been amended in 1995 or 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. (1) **The Table to section 13 of Regulation 949 of the Revised Regulations of Ontario, 1990 is amended by adding the following:**

Capreol
Halton Hills

Nickel Centre
Onaping Falls
Rayside-Balfour
Sturgeon Falls
Sudbury (City)
Sudbury (Regional Municipality)
Valley East
Walden

(2) **On March 1, 1996, the Table is amended by adding "London".**

2. (1) **The Table to section 16 of the Regulation is amended by adding the following:**

Town of Capreol
Town of Marathon
City of Mississauga
Town of New Tecumseth
Town of Nickel Centre
Town of Onaping Falls
Town of Rayside-Balfour
City of Sudbury
Regional Municipality of Sudbury
Town of Valley East
Town of Walden

(2) **On March 1, 1996, the Table is amended by adding "City of Ottawa".**

11/96

ONTARIO REGULATION 60/96
made under the
COURTS OF JUSTICE ACT

Made: February 13, 1996
Approved: February 28, 1996
Filed: February 29, 1996

Amending Reg. 194 of R.R.O. 1990
(Rules of Civil Procedure)

Note: Since January 1, 1995, Regulation 194 has been amended by Ontario Regulations 69/95, 70/95, 377/95, 533/95 and 534/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Subrule 76.01 (1) of Regulation 194 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Application of Rule

(1) The simplified procedure set out in this Rule applies to actions commenced on or after March 11, 1996, but it does not apply to actions under,

- (a) the *Class Proceedings Act, 1992*;
- (b) the *Construction Lien Act*;
- (c) Rule 69 or 70.

RÈGLEMENT DE L'ONTARIO 60/96
pris en application de la
LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 13 février 1996
approuvé le 28 février 1996
déposé le 29 février 1996

modifiant le Règl. 194 des R.R.O. de 1990
(Règles de procédure civile)

Remarque : Depuis le 1^{er} janvier 1995, le Règlement 194 a été modifié par les Règlements de l'Ontario 69/95, 70/95, 377/95, 533/95 et 534/95. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1994.

1. Le paragraphe 76.01 (1) du Règlement 194 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

Champ d'application de la Règle

(1) La procédure simplifiée prévue par la présente Règle s'applique aux actions introduites le 11 mars 1996 ou après cette date. Toutefois, elle ne s'applique pas aux actions introduites en vertu de :

- a) la *Loi de 1992 sur les recours collectifs*;
- b) la *Loi sur le privilège dans l'industrie de la construction*;
- c) la Règle 69 ou 70.

ONTARIO REGULATION 61/96
made under the
COURTS OF JUSTICE ACT

Made: February 13, 1996
Approved: February 28, 1996
Filed: February 29, 1996

Amending Reg. 194 of R.R.O. 1990
(Rules of Civil Procedure)

Note: Since January 1, 1995, Regulation 194 has been amended by Ontario Regulations 69/95, 70/95, 377/95, 533/95 and 534/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Subrule 25.06 (8) of Regulation 194 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Nature of Act or Condition of Mind

(8) Where fraud, misrepresentation, breach of trust, malice or intent is alleged, the pleading shall contain full particulars, but knowledge may be alleged as a fact without pleading the circumstances from which it is to be inferred.

2. Regulation 194 is amended by adding the following Rule:

RULE 30.1 DEEMED UNDERTAKING

Application

30.1 (1) This Rule applies to,

(a) evidence obtained under,

(i) Rule 30 (documentary discovery),

(ii) Rule 31 (examination for discovery),

(iii) Rule 32 (inspection of property),

(iv) Rule 33 (medical examination),

(v) Rule 35 (examination for discovery by written questions),

(vi) Rule 60.18 (examination in aid of execution); and

(b) information obtained from evidence referred to in clause (a).

(2) This Rule does not apply to evidence or information obtained otherwise than under the rules referred to in subrule (1).

RÈGLEMENT DE L'ONTARIO 61/96
pris en application de la
LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 13 février 1996
approuvé le 28 février 1996
déposé le 29 février 1996

modifiant le Règl. 194 des R.R.O. de 1990
(Règles de procédure civile)

Remarque : Depuis le 1^{er} janvier 1995, le Règlement 194 a été modifié par les Règlements de l'Ontario 69/95, 70/95, 377/95, 533/95 et 534/95. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1994

1. Le paragraphe 25.06 (8) du Règlement 194 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

Nature de l'acte ou état d'esprit

(8) En cas d'allégation de fraude, de déclaration inexacte des faits, d'abus de confiance ou d'intention, notamment d'intention de nuire, l'acte de procédure comprend toutes les précisions sur l'allégation. La connaissance peut toutefois être alléguée comme un fait sans que soit précisée la situation dont on l'infère.

2. Le Règlement 194 est modifié par adjonction de la Règle suivante :

RÈGLE 30.1 PRÉSUMPTION D'ENGAGEMENT

Champ d'application

30.1 (1) La présente Règle s'applique :

a) d'une part, aux éléments de preuve obtenus aux termes des règles suivantes :

(i) la Règle 30 (communication des documents),

(ii) la Règle 31 (interrogatoire préalable),

(iii) la Règle 32 (inspection de biens),

(iv) la Règle 33 (examen médical),

(v) la Règle 35 (interrogatoire préalable par écrit),

(vi) la règle 60.18 (interrogatoire à l'appui de l'exécution forcée);

b) d'autre part, aux renseignements tirés des éléments de preuve visés à l'alinéa a).

(2) La présente Règle ne s'applique pas aux éléments de preuve ou aux renseignements obtenus autrement qu'aux termes des règles visées au paragraphe (1).

Deemed Undertaking

(3) All parties and their counsel are deemed to undertake not to use evidence or information to which this Rule applies for any purposes other than those of the proceeding in which the evidence was obtained.

Exceptions

(4) Subrule (3) does not prohibit a use to which the person who disclosed the evidence consents.

(5) Subrule (3) does not prohibit the use, for any purpose, of,

- (a) evidence that is filed with the court;
- (b) evidence that is given or referred to during a hearing;
- (c) information obtained from evidence referred to in clause (a) or (b).

(6) Subrule (3) does not prohibit the use of evidence obtained in one proceeding, or information obtained from such evidence, to impeach the testimony of a witness in another proceeding.

(7) Subrule (3) does not prohibit the use of evidence or information in accordance with subrule 31.11 (8) (subsequent action).

Order that Undertaking does not Apply

(8) If satisfied that the interests of justice outweigh any prejudice that would result to a party who disclosed evidence, the court may order that subrule (3) does not apply to the evidence or to information obtained from it, and may impose such terms and give such directions as are just.

3. Rule 51.06 of the Regulation is amended by adding the heading "*Motion*" before subrule (1) and by adding the following subrule:

Exception: Deemed Undertaking

(3) If Rule 30.1 applies to the admission, its use in another proceeding is subject to Rule 30.1 (deemed undertaking).

4. Subrule 59.05 (5) of the Regulation is revoked and the following substituted:

(5) An order of the Court of Appeal shall be entered not only in the office described in subrule (3) but also in the office of the Registrar of the Court of Appeal.

5. (1) The heading to rule 61.03 of the Regulation is revoked and the following substituted:

Présomption d'engagement

(3) Toutes les parties et leurs avocats sont réputés s'engager à ne pas utiliser les éléments de preuve ou les renseignements auxquels la présente Règle s'applique à des fins autres que celles de l'instance au cours de laquelle les éléments de preuve ont été obtenus.

Exceptions

(4) Le paragraphe (3) n'a pas pour effet d'interdire l'utilisation d'éléments de preuve ou de renseignements à laquelle consent la personne qui a divulgué les éléments de preuve.

(5) Le paragraphe (3) n'a pas pour effet d'interdire l'utilisation, à une fin quelconque, de ce qui suit :

- a) les éléments de preuve qui sont déposés auprès du tribunal;
- b) les éléments de preuve qui sont présentés ou mentionnés au cours d'une audience;
- c) les renseignements tirés des éléments de preuve visés à l'alinéa a) ou b).

(6) Le paragraphe (3) n'a pas pour effet d'interdire l'utilisation d'éléments de preuve obtenus au cours d'une instance, ou de renseignements tirés de ceux-ci, pour attaquer la crédibilité d'un témoin dans une autre instance.

(7) Le paragraphe (3) n'a pas pour effet d'interdire l'utilisation de dépositions ou de renseignements conformément au paragraphe 31.11 (8) (action subséquente).

Ordonnance prescrivant que l'engagement ne s'applique pas

(8) S'il est convaincu que l'intérêt de la justice l'emporte sur tout préjudice que pourrait encourir une partie qui a divulgué des éléments de preuve, le tribunal peut ordonner que le paragraphe (3) ne s'applique pas aux éléments de preuve ou aux renseignements tirés de ceux-ci, et imposer les conditions et donner les directives qu'il estime justes.

3. La règle 51.06 du Règlement est modifiée par insertion de l'intertitre «*Motion*» avant le paragraphe (1) et par adjonction du paragraphe suivant :

Exception : présomption d'engagement

(3) Si la Règle 30.1 s'applique à l'aveu, l'utilisation de celui-ci dans une autre instance est assujettie à la Règle 30.1 (présomption d'engagement).

4. Le paragraphe 59.05 (5) du Règlement est abrogé et remplacé par ce qui suit :

(5) L'ordonnance rendue par la Cour d'appel est inscrite non seulement au greffe visé au paragraphe (3), mais aussi au bureau du greffier de la Cour d'appel.

5. (1) L'intertitre de la règle 61.03 du Règlement est abrogé et remplacé par ce qui suit :

MOTION FOR LEAVE TO APPEAL TO DIVISIONAL COURT

(2) Subrule 61.03 (1) of the Regulation is amended by striking out "to an appellate court" in the first line and substituting "to the Divisional Court".

(3) Subrule 61.03 (2) of the Regulation is amended by inserting "to the Divisional Court" after "leave to appeal" in the first line, and by adding the following subclauses to clause (a):

(iv.1) a copy of any order or decision that was the subject of the hearing before the court or tribunal from which leave to appeal is sought,

(iv.2) a copy of any reasons for the order or decision referred to in subclause (iv.1), with a further typed or printed copy if the reasons are handwritten,

(4) Subrule 61.03 (3) of the Regulation is amended by inserting "to the Divisional Court" after "leave to appeal" in the first line.

(5) Subrule 61.03 (4) of the Regulation is amended by striking out "the court" in the third line and substituting "the Divisional Court".

6. Rule 61.03.1 of the Regulation is revoked and the following substituted:

MOTION FOR LEAVE TO APPEAL TO COURT OF APPEAL***Motion in Writing***

61.03.1 (1) Where an appeal to the Court of Appeal requires the leave of that court, the motion for leave shall be made in writing, without the attendance of parties or counsel.

Notice of Motion

(2) The notice of motion for leave to appeal shall state that the motion will be submitted to the court for consideration 36 days after service of the moving party's motion record, factum and transcripts, if any, or on the filing of the moving party's reply factum, if any, whichever is earlier.

(3) The notice of motion,

(a) shall be served within 15 days after the date of the order or decision from which leave to appeal is sought, unless a statute provides otherwise; and

(b) shall be filed with proof of service in the office of the Registrar within five days after service.

Moving Party's Motion Record, Factum and Transcripts**MOTION EN AUTORISATION D'INTERJETER APPEL
DEVANT LA COUR DIVISIONNAIRE**

(2) Le paragraphe 61.03 (1) du Règlement est modifié par substitution, à «devant un tribunal d'appel» aux première et deuxième lignes, de «devant la Cour divisionnaire».

(3) Le paragraphe 61.03 (2) du Règlement est modifié par insertion de «devant la Cour divisionnaire» après «autorisation d'interjeter appel» à la première ligne, et par adjonction des sous-alinéas suivants à l'alinéa a) :

(iv.1) une copie de toute ordonnance ou décision qui a fait l'objet de l'audience devant le tribunal ou tribunal administratif dont l'ordonnance ou la décision fait l'objet de la motion en autorisation d'interjeter appel,

(iv.2) une copie des motifs de l'ordonnance ou de la décision visées au sous-alinéa (iv.1) et, si les motifs se présentent sous forme manuscrite, une copie supplémentaire tapée ou imprimée.

(4) Le paragraphe 61.03 (3) du Règlement est modifié par insertion de «devant la Cour divisionnaire» après «autorisation d'interjeter appel» à la première ligne.

(5) Le paragraphe 61.03 (4) du Règlement est modifié par substitution, à «au tribunal» à la troisième ligne, de «à la Cour divisionnaire».

6. La règle 61.03.1 du Règlement est abrogée et remplacée par ce qui suit :

**MOTION EN AUTORISATION D'INTERJETER APPEL
DEVANT LA COUR D'APPEL*****Motion présentée par écrit***

61.03.1 (1) Si un appel ne peut être interjeté devant la Cour d'appel qu'avec son autorisation, la motion en autorisation est présentée par écrit, en l'absence des parties et des avocats.

Avis de motion

(2) L'avis de motion en autorisation d'interjeter appel précise que la motion sera soumise au tribunal, pour qu'il l'examine, 36 jours après la signification du dossier de motion, du mémoire et, le cas échéant, des transcriptions de l'auteur de la motion ou, si celui-ci survient en premier, au moment du dépôt du mémoire de réponse de l'auteur de la motion, le cas échéant.

(3) L'avis de motion :

a) est signifié dans les 15 jours qui suivent la date de l'ordonnance ou de la décision qui fait l'objet de la motion en autorisation d'interjeter appel, sauf disposition contraire d'une loi;

b) est déposé, avec la preuve de sa signification, au bureau du greffier dans les cinq jours de la signification.

Dossier de motion, mémoire et transcriptions de l'auteur de la motion

(4) The moving party shall serve a motion record and transcripts of evidence, if any, in accordance with subrule 61.03 (2), and a factum consisting of the following elements:

1. Part I, containing a statement identifying the moving party and the court from which it is proposed to appeal, and stating the result in that court.
2. Part II, containing a concise summary of the facts relevant to the issues on the proposed appeal, with such reference to the evidence by page and line as is necessary.
3. Part III, containing the specific questions that it is proposed the court should answer if leave to appeal is granted.
4. Part IV, containing a statement of each issue raised, immediately followed by a concise statement of the law and authorities relating to that issue.
5. Schedule A, containing a list of the authorities referred to.
6. Schedule B, containing the text of all relevant provisions of statutes, regulations and by-laws.

(5) Parts I to IV shall be arranged in paragraphs numbered consecutively throughout the factum.

(6) The moving party shall file three copies of the motion record, factum and transcripts, if any, and may file three copies of a book of authorities, if any, with proof of service, within 30 days after the filing of the notice of motion for leave to appeal.

Responding Party's Motion Record and Factum

(7) The responding party may, if of the opinion that the moving party's motion record is incomplete, serve a motion record in accordance with subrule 61.03 (3).

(8) The responding party shall serve a factum consisting of the following elements:

1. Part I, containing a statement of the facts in the moving party's summary of relevant facts that the responding party accepts as correct and those facts with which the responding party disagrees and a concise summary of any additional facts relied on, with such reference to the evidence by page and line as is necessary.
2. Part II, containing the responding party's position with respect to each issue raised by the moving party, immediately followed by a concise statement of the law and authorities relating to it.
3. Part III, containing a statement of any additional issues raised by the responding party, the statement of each issue to be followed by a concise statement of the law and authorities relating to it.

(4) L'auteur de la motion signifie un dossier de motion et les transcriptions des témoignages, le cas échéant, conformément au paragraphe 61.03 (2), ainsi qu'un mémoire se composant des éléments suivants :

1. La première partie, qui comprend un énoncé identifiant l'auteur de la motion et indiquant le tribunal devant lequel il est proposé d'interjeter appel, et qui précise la décision rendue par celui-ci.
2. La deuxième partie, qui comprend un résumé concis des faits se rapportant aux questions en litige dans l'appel projeté, avec les renvois nécessaires à la ligne et à la page correspondantes des transcriptions.
3. La troisième partie, qui comprend les questions précises que l'on entend soumettre au tribunal si l'autorisation d'interjeter appel est accordée.
4. a quatrième partie, qui comprend un exposé des questions soulevées, chacune étant suivie immédiatement d'un exposé concis des règles de droit, ainsi que des éléments de doctrine et de jurisprudence pertinents.
5. l'annexe A, qui comprend la liste des éléments de doctrine et de jurisprudence invoqués.
6. L'annexe B, qui comprend le texte de toutes les dispositions législatives ou réglementaires et des règlements municipaux pertinents.

(5) Les parties I à IV sont présentées sous forme de dispositions numérotées consécutivement dans l'ensemble du mémoire.

(6) L'auteur de la motion dépose trois copies du dossier de motion, du mémoire et, le cas échéant, des transcriptions, et peut déposer trois copies du recueil des éléments de doctrine et de jurisprudence, le cas échéant, avec la preuve de leur signification, dans les 30 jours qui suivent le dépôt de l'avis de motion en autorisation d'interjeter appel.

Dossier de motion et mémoire de la partie intimée

(7) La partie intimée peut, si elle est d'avis que le dossier de motion de l'auteur de la motion est incomplet, signifier un dossier de motion conformément au paragraphe 61.03 (3).

(8) La partie intimée signifie un mémoire se composant des éléments suivants :

1. La première partie, qui comprend un exposé des faits contenus dans le résumé des faits pertinents présentés par l'auteur de la motion et dont la partie intimée reconnaît l'exactitude ainsi que de ceux avec lesquels elle est en désaccord, et un résumé concis des faits supplémentaires invoqués, avec les renvois nécessaires à la ligne et à la page correspondantes des transcriptions.
2. La deuxième partie, qui présente la position de la partie intimée sur chacune des questions soulevées par l'auteur de la motion, suivie immédiatement d'un exposé concis des règles de droit, ainsi que des éléments de doctrine et de jurisprudence pertinents.
3. La troisième partie, qui comprend un exposé des questions supplémentaires soulevées par la partie intimée, chacune étant suivie d'un exposé concis des règles de droit, ainsi que des éléments de doctrine et de jurisprudence pertinents.

4. Schedule A, containing a list of the authorities referred to.

5. Schedule B, containing the text of all relevant provisions of statutes, regulations and by-laws.

(9) Parts I to III shall be arranged in paragraphs numbered consecutively throughout the factum.

(10) The responding party shall file three copies of the factum, and of the motion record, if any, and may file three copies of a book of authorities, if any, with proof of service within 25 days after service of the moving party's motion record and other documents.

Moving Party's Reply Factum

(11) If the responding party's factum raises an issue on which the moving party has not taken a position in the moving party's factum, that party may serve a reply factum.

(12) The reply factum shall contain consecutively numbered paragraphs setting out the moving party's position on the issue, followed by a concise statement of the law and authorities relating to it.

(13) The moving party shall file three copies of the reply factum with proof of service within 10 days after service of the responding party's factum.

Determination of Motion

(14) Thirty-six days after service of the moving party's motion record and factum, and transcripts, if any, or on the filing of the moving party's reply factum, if any, whichever is earlier, the motion shall be submitted to the court for consideration, and,

(a) if it appears from the written material that no oral hearing is warranted, the court shall determine the motion;

(b) otherwise, the court shall order an oral hearing to determine the motion.

Date for Oral Hearing

(15) If the court orders an oral hearing, the Registrar shall fix a date for it.

Time for Delivering Notice of Appeal

(16) Where leave is granted, the notice of appeal shall be delivered within seven days after the granting of leave.

7. Subrule 61.10 (1) of the Regulation is amended by adding the following clause:

4. L'annexe A, qui comprend la liste des éléments de doctrine et de jurisprudence invoqués.

5. L'annexe B, qui comprend le texte de toutes les dispositions législatives ou réglementaires et des règlements municipaux pertinents.

(9) Les parties I à III sont présentées sous forme de dispositions numérotées consécutivement dans l'ensemble du mémoire.

(10) La partie intimée dépose trois copies du mémoire et, le cas échéant, du dossier de motion, et peut déposer trois copies du recueil des éléments de doctrine et de jurisprudence, le cas échéant, avec la preuve de leur signification, dans les 25 jours qui suivent la signification du dossier de motion et des autres documents de l'auteur de la motion.

Mémoire de réponse de l'auteur de la motion

(11) Si le mémoire de la partie intimée soulève une question à l'égard de laquelle l'auteur de la motion n'a pas présenté sa position dans son mémoire, celui-ci peut signifier un mémoire de réponse.

(12) Le mémoire de réponse comprend des dispositions numérotées consécutivement dans lesquelles est présentée la position de l'auteur de la motion à l'égard de la question, suivie d'un exposé concis des règles de droit, ainsi que des éléments de doctrine et de jurisprudence pertinents.

(13) L'auteur de la motion dépose trois copies du mémoire de réponse, avec la preuve de sa signification, dans les 10 jours qui suivent la signification du mémoire de la partie intimée.

Jugement de la motion

(14) Trente-six jours après la signification du dossier de motion et du mémoire de l'auteur de la motion et, le cas échéant, des transcriptions ou, si celui-ci survient en premier, au moment du dépôt du mémoire de réponse de l'auteur de la motion, le cas échéant, la motion est soumise au tribunal pour qu'il l'examine, et :

a) s'il ressort des documents écrits qu'une audience orale n'est pas justifiée, le tribunal juge la motion;

b) sinon, le tribunal ordonne la tenue d'une audience orale pour juger la motion.

Date de l'audience orale

(15) Si le tribunal ordonne la tenue d'une audience orale, le greffier en fixe la date.

Délai de remise de l'avis d'appel

(16) Si l'autorisation d'interjeter appel est accordée, l'avis d'appel est remis dans les sept jours qui suivent.

7. Le paragraphe 61.10 (1) du Règlement est modifié par adjonction de l'alinéa suivant :

(d.1) if an earlier order or decision was the subject of the hearing before the court or tribunal appealed from, a copy of the order or decision, as signed and entered, and a copy of any reasons for it, with a further typed or printed copy if the reasons are handwritten;

8. Subrules 61.13 (6) and (7) of the Regulation are revoked and the following substituted:

Motions for Leave

(6) On a motion for leave to appeal, where the moving party has not served and filed the motion record and other documents in accordance with subrule 61.03 (2) or subrules 61.03.1 (4) to (6), the responding party may make a motion to the Registrar, on 10 days notice to the moving party, to have the motion for leave to appeal dismissed for delay.

(7) On a motion for leave to appeal, where the moving party has not served and filed the motion record and other documents within 60 days after the filing of the notice of motion for leave to appeal, the Registrar may serve notice on the moving party that the motion will be dismissed for delay unless the documents are served and filed within 10 days after service of the notice.

9. This Regulation comes into force on April 1, 1996.

11/96

d.1) si une ordonnance ou une décision antérieure a fait l'objet de l'audience devant le tribunal ou tribunal administratif dont l'ordonnance ou la décision est portée en appel, une copie de l'ordonnance ou de la décision antérieure, telle qu'elle a été signée et inscrite, ainsi que, le cas échéant, une copie des motifs de celle-ci et, si les motifs se présentent sous forme manuscrite, une copie supplémentaire tapée ou imprimée.

8. Les paragraphes 61.13 (6) et (7) du Règlement sont abrogés et remplacés par ce qui suit :

Motion en autorisation

(6) Dans une motion en autorisation d'interjeter appel, si l'auteur de la motion n'a pas signifié et déposé le dossier de motion et les autres documents conformément au paragraphe 61.03 (2) ou aux paragraphes 61.03.1 (4) à (6), la partie intimée peut, sur préavis de 10 jours à l'auteur de la motion, présenter une motion au greffier en vue de faire rejeter pour cause de retard la motion en autorisation d'interjeter appel.

(7) Dans une motion en autorisation d'interjeter appel, si l'auteur de la motion n'a pas, dans les 60 jours suivant le dépôt de l'avis de motion, signifié et déposé le dossier de motion et les autres documents, le greffier peut lui signifier un avis portant que la motion sera rejetée pour cause de retard, à moins que les documents ne soient signifiés et déposés dans les 10 jours de la signification de l'avis.

9. Le présent règlement entre en vigueur le 1^{er} avril 1996.

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The Management
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Objet: Publication de la Gazette de l'Ontario dans l'éventualité d'une grève de la fonction publique de l'Ontario.

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Il faudrait alors se soumettre aux exigences suivantes:

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La direction
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ONTARIO REGULATION 62/96
made under the
FRENCH LANGUAGES SERVICES ACT

Made: February 28, 1996
Filed: February 29, 1996

Amending O. Reg. 398/93
(Designation of Additional Areas)

Note: Ontario Regulation 398/93 has not been amended in 1995 or 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. (1) The designations of Extendicare Northeastern Ontario Inc. and Royal Ottawa Health Care Group/Services de Santé Royal Ottawa in section 1 of Ontario Regulation 398/93 are revoked and the following substituted:

Extendicare Northeastern Ontario Inc. in respect of the programs carried out on behalf of the Ministry of Health by Extendicare/Tri-Town Nursing Home in Haileybury, Extendicare/Cochrane and Extendicare/Kapuskasing.

Royal Ottawa Health Care Group/Services de Santé Royal Ottawa but only in respect of the rehabilitation Centre, geriatric psychiatric services and psychiatric rehabilitation program carried out on behalf of the Ministry of Health and the St-Bonaventure Day Treatment Program for Youth carried out on behalf of the Ministry of Community and Social Services.

(2) The following designations in section 1 of the Regulation are amended by striking out "on behalf of the Ministry of Community and Social Services" and substituting in each case "on behalf of the Ministry of Health":

Centre d'accueil Roger-Séguin in Clarence Creek

Le Centre de jour polyvalent des aînés francophones d'Ottawa-Carleton in Ottawa

Centre de jour Séraphin-Marion d'Orléans

Centre des Pionniers in Toronto

Centre Lajoie des Aînés(es) francophones de Pembroke

La Clef du Bonheur de Verner

Club Accueil/âge d'or d'Azilda

Club d'âge d'or de la Vallée Inc./Golden Age Club of the Valley in Hanmer

RÈGLEMENT DE L'ONTARIO 62/96
pris en application de la
LOI SUR LES SERVICES EN FRANÇAIS

pris le 28 février 1996
déposé le 29 février 1996

modifiant le Règl. de l'Ont. 398/93
(Désignation d'organismes offrant
des services publics)

Remarque : Le Règlement 398/93 n'a pas été modifié en 1995 ni en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1994.

1. (1) Les désignations de Extendicare Northeastern Ontario Inc. et de Royal Ottawa Health Care Group/Services de Santé Royal Ottawa qui figurent à l'article 1 du Règlement de l'Ontario 398/93 sont abrogées et remplacées par ce qui suit :

Extendicare Northeastern Ontario Inc. à l'égard des programmes exécutés pour le compte du ministère de la Santé par Extendicare/Tri-Town Nursing Home à Haileybury, Extendicare/Cochrane et Extendicare/Kapuskasing.

Royal Ottawa Health Care Group/Services de Santé Royal Ottawa, mais seulement à l'égard du Centre de réhabilitation, des services de psychiatrie gériatriques et du programme de réadaptation psychiatrique exécutés pour le compte du ministère de la Santé et du programme de traitement de jour pour les jeunes St-Bonaventure exécuté pour le compte du ministère des Services sociaux et communautaires.

(2) Les désignations suivantes qui figurent à l'article 1 du Règlement sont modifiées par substitution, à «pour le compte du ministère des Services sociaux et communautaires» partout où figure cette expression, de «pour le compte du ministère de la Santé» :

Centre d'accueil Roger-Séguin à Clarence Creek

Le Centre de jour polyvalent des aînés francophones d'Ottawa-Carleton à Ottawa

Centre de jour Séraphin-Marion d'Orléans

Centre des Pionniers à Toronto

Centre Lajoie des Aînés(es) francophones de Pembroke

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Club d'âge d'or River Valley/Golden Age Club à River Valley

The Council on Aging/Le Conseil sur le vieillissement—Ottawa-Carleton

The Council on Aging/Le Conseil sur le vieillissement—Ottawa-Carleton

East Ferris Golden Age Club in Corbeil

East Ferris Golden Age Club à Corbeil

Golden Age "Club" d'âge d'or de Field

Golden Age «Club» d'âge d'or de Field

Golden Age "Club" d'âge d'or de Sturgeon Falls

Golden Age «Club» d'âge d'or de Sturgeon Falls

The King's Daughters Dinner Wagon in Ottawa

The King's Daughters Dinner Wagon à Ottawa

Les Soeurs de la charité d'Ottawa,

Les Sœurs de la charité d'Ottawa,

i. Centre de santé Élisabeth-Bruyère/Élisabeth Bruyère Health Centre in Ottawa.

i. Centre de santé Élisabeth-Bruyère/Élisabeth Bruyère Health Centre à Ottawa.

.....

.....

iii. La Résidence Saint-Louis in Ottawa.

ii. La Résidence Saint-Louis à Ottawa.

(3) Section 1 of the Regulation is amended by adding the following designations:

(3) L'article 1 du Règlement est modifié par adjonction des désignations suivantes :

Centre de la Jeunesse de Toronto/La maison Montessori in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

Centre de la Jeunesse de Toronto/La maison Montessori à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

Centre de santé communautaire du Niagara in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

Centre de santé communautaire du Niagara à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

Centre de santé et services communautaires, Hamilton Inc. in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

Centre de santé et services communautaires, Hamilton Inc. à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

Centre Éducatif Soleil des Petits in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

Centre Éducatif Soleil des Petits à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

Centre pour enfants Timiskaming Child Care in respect of the Private Home Day Care Program carried out on behalf of the Ministry of Community and Social Services.

Centre pour enfants Timiskaming Child Care à l'égard du programme de garde d'enfants en milieu familial exécuté pour le compte du ministère des Services sociaux et communautaires.

Child Care Resources Sudbury/Manitoulin Districts/ Ressources sur la Garde d'enfants des districts de Sudbury/Manitoulin in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

Child Care Resources Sudbury/Manitoulin Districts/ Ressources sur la Garde d'enfants des districts de Sudbury/Manitoulin à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

Extendicare Northwestern Ontario Inc. in respect of the programs carried out on behalf of the Ministry of Health by Extendicare/Hearst and Extendicare/Timmins.

Family Services Centre of Sault Ste. Marie and District in respect of the Adult Protective Services program and the Community Counselling program carried out on behalf of the Ministry of Community and Social Services.

Foyer Richelieu Welland in respect of the programs carried out on behalf of the Ministry of Health.

Garderie Arc-en-ciel des Mousses Inc. in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

Garderie Francophone de St-Catharines Inc. in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

Garderie La Farandole de Toronto in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

Garderie Rayon de Soleil de North York Inc. in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

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La Garderie Le Petit Navire de Hamilton Co-opérative Inc. in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

La Petite Étoile de Niagara Inc. in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

La Présence, Ottawa in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

Le Petit Chaperon Rouge: Garderie Francophone in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

Extendicare Northwestern Ontario Inc. à l'égard des programmes exécutés pour le compte du ministère de la Santé par Extendicare/Hearst et Extendicare/Timmins.

Family Services Centre of Sault Ste. Marie and District à l'égard du programme des Services de protection des adultes et du programme de counseling communautaire exécutés pour le compte du ministère des Services sociaux et communautaires.

Foyer Richelieu Welland à l'égard des programmes exécutés pour le compte du ministère de la Santé.

Garderie Arc-en-ciel des Mousses Inc. à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

Garderie Francophone de St-Catharines Inc. à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

Garderie La Farandole de Toronto à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

Garderie Rayon de Soleil de North York Inc. à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

Hôpital privé Beechwood Private Hospital à l'égard des programmes exécutés pour le compte du ministère de la Santé.

La Boîte à soleil co-opérative Inc. à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

La Garderie des Petits Poussins de Port Colborne Inc. à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

La Garderie Française de Hamilton Co-opérative Inc. à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

La Garderie Le Petit Navire de Hamilton Co-opérative Inc. à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

La Petite Étoile de Niagara Inc. à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

La Présence, Ottawa, à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

Le Petit Chaperon Rouge: Garderie Francophone à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

Les Bouts d'Choux in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

Les Bouts d'Choux à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

Maryfarm Inc. in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

Maryfarm Inc. à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

North Bay and District Association for Community Living in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

North Bay and District Association for Community Living à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

Sudbury Y.W.C.A. Brookwood Apartments in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

Sudbury Y.W.C.A. Brookwood Apartments à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

Sudbury Y.W.C.A. Geneva House in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

Sudbury Y.W.C.A. Geneva House à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

Sudbury Young Women's Christian Association in respect of the Service Co-ordination and administration programs carried out on behalf of the Ministry of Community and Social Services.

Sudbury Young Women's Christian Association à l'égard des programmes de coordination et d'administration des services exécutés pour le compte du ministère des Services sociaux et communautaires.

Sudbury Youth Services Inc., Services à la Jeunesse de Sudbury Inc. in respect of the programs carried out on behalf of the Ministry of Community and Social Services.

Sudbury Youth Services Inc., Services à la Jeunesse de Sudbury Inc. à l'égard des programmes exécutés pour le compte du ministère des Services sociaux et communautaires.

Youth Services Bureau of Ottawa, Bureau des Services de la Jeunesse d'Ottawa in respect of the Community Services Program located in the East, Centre Town and Ottawa units and the Sherwood Observation and Detention Home Program carried out on behalf of the Ministry of Community and Social Services.

Youth Services Bureau of Ottawa, Bureau des Services de la Jeunesse d'Ottawa à l'égard du Programme de services communautaires des unités de l'est, du centre-ville et d'Ottawa et du programme du centre d'observation et de détention Sherwood exécutés pour le compte du ministère des Services sociaux et communautaires.

ONTARIO REGULATION 63/96

made under the
GAME AND FISH ACT

Made: February 28, 1996

Filed: February 29, 1996

Amending Reg. 511 of R.R.O. 1990
(Open Seasons—Game Birds)

Note: Since January 1, 1995, Regulation 511 has been amended by Ontario Regulation 117/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Section 14 of Regulation 511 of the Revised Regulations of Ontario, 1990 is amended by striking out "the Monday after the last Saturday in April and" in the fourth line and substituting "April 25 or, if April 25 falls on a Saturday or Sunday, on the Monday immediately following April 25, and".

11/96

RÈGLEMENT DE L'ONTARIO 63/96

pris en application de la
LOI SUR LA CHASSE ET LA PÊCHE

pris le 28 février 1996
déposé le 29 février 1996

modifiant le Règl. 511 des R.R.O. de 1990
(Saisons de chasse—gibier à plume)

Remarque : Depuis le 1^{er} janvier 1995, le Règlement 511 a été modifié par le Règlement de l'Ontario 117/95. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1994.

1. L'article 14 du Règlement 511 des Règlements refondus de l'Ontario de 1990 est modifié par substitution, à «lundi suivant le dernier samedi d'avril» à la quatrième ligne, de «25 avril ou, si le 25 avril est un samedi ou un dimanche, du lundi suivant».

ONTARIO REGULATION 64/96

made under the
GAME AND FISH ACT

Made: February 28, 1996

Filed: February 29, 1996

Amending Reg. 509 of R.R.O. 1990
(Open Seasons—Black Bear)

Note: Regulation 509 has not been amended in 1995 or 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Item 4 of the Schedule to Regulation 509 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

4.	46, 47, 49, 50, 53A, 53B, 64, 66, 67, 69A, 69B, 71, 72, 73, 74, 75, 76 and 83	April 15 to June 15 and September 15 to November 30
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11/96

ONTARIO REGULATION 65/96
made under the
HIGHWAY TRAFFIC ACT

Made: February 28, 1996
Filed: February 29, 1996

Amending Reg. 626 of R.R.O. 1990
(Traffic Control Signal Systems)

Note: Regulation 626 has not been amended in 1995 or 1996. For previous amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. (1) Subsection 1 (2) of Regulation 626 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(2) Green arrow, amber arrow, circular green, circular amber, circular red and white vertical bar indications may be used for traffic control signals and, where they are used, they shall be arranged vertically from the bottom, as follows:

right turn green arrow, right turn amber arrow, left turn green arrow, left turn amber arrow, straight through green arrow, circular green, circular amber, circular red and white vertical bar.

(2) Subsections 1 (4) and (4.1) of the Regulation are revoked and the following substituted:

(4) Every traffic control signal system that is installed shall have at least two traffic control signals located on the far side of the intersection from which vehicles are approaching, at least one of which shall be located on the far right side.

(4.1) Despite subsection (4), a traffic control signal system installed at a crosswalk at an intersection for the purpose of assisting pedestrians to cross the roadway shall have,

- (a) at least two traffic control signals facing the directions from which vehicles on the roadway approach the crossing; and
- (b) at least one stop sign facing vehicles approaching the intersection from the other intersecting roadway.

11/96

ONTARIO REGULATION 66/96
made under the
PROVINCIAL PARKS ACT

Made: February 28, 1996
Filed: February 29, 1996

Amending Reg. 952 of R.R.O. 1990
(General)

Schedule 1

1996/1997

ONTARIO PROVINCIAL PARK FEES
(The regulated fees do not include GST.)

Note: Regulation 952 has not been amended in 1995 or 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. The Table to section 35 of Regulation 952 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

TABLE

Algonquin	MacGregor Point
Arrowhead	McRae Point
Awenda	Murphy's Point
Balsam Lake	Pancake Bay
Bass Lake	Pinery
Bon Echo	Point Farms
Bonnechere	Port Burwell
Craigleith	Presqu'ile
Charleston Lake	Rondeau
Darlington	Rock Point
Emily	Rushing River
Fitzroy	Sandbanks
Grundy Lake	Serpent Mounds
Ipperwash	Sibbald Point
Kakabeka Falls	Six Mile Lake
Killarney	Sleeping Giant
Killbear	Sauble Falls
Lake Superior (except Crescent Lake)	Turkey Point
Long Point	Wheatley
	Voyageur

2. Sections 36 and 37 of the Regulation are revoked and the following substituted:

36. (1) Subject to subsection (3), the fees payable for day use at Bronte Creek Provincial Park by persons who do not hold a valid summer vehicle permit or winter vehicle permit are set out in Schedule 3.

(2) Subject to subsection (3), the fees payable for day use at Springwater Provincial Park by persons who do not hold a valid daily vehicle permit, summer vehicle permit, winter vehicle permit or bus permit are set out in Schedule 4.

(3) The fees set out in Column B of Schedules 3 and 4 are payable by a youth group or special group for day use of an available day use site if a request to use such a site is made to the superintendent at least 24 hours in advance and the request is granted.

37. The fee payable by a person who is not a senior citizen or disabled person is the full rate set out in Column A of the relevant Schedule, unless a senior citizen has designated that person as his or her companion, in which case the person shall pay the applicable senior citizen rate.

3. Schedules 1, 2 and 3 to the Regulation are revoked and the following substituted:

	Column A	Column B
	Full Rate (\$)	Senior Citizen/ Disabled Person (\$)
1. CAMP-SITE AND VEHICLE PERMIT (per night)		
i. camp-site with electricity	16.36	10.75
ii. provincial park with showers	13.55	6.78
iii. provincial park without showers	12.15	6.08
iv. additional vehicle permit	6.54	3.27
2. OFF-SEASON FEES (per night)		
i. camp-site with electricity	11.92	5.84
ii. camp-site without electricity	9.11	4.44
iii. additional vehicle permit	5.37	2.34
3. INTERIOR CAMPING PERMIT (per night)		
i. per person (age 6-17 incl.)	2.34	1.17
ii. per person (age 18 or over)	4.68	2.34
4. GROUP CAMPING (per night)		
i. basic group site fee	13.09	13.09
ii. per person (age 6-17)	0.93	0.47
iii. per person (age 18 or over)	1.87	0.93
5. RESERVATION FEE—for camp-site and vehicle, group camping or interior camping permit; non-refundable:	5.61	5.61
6. DAY USE		
i. Daily Vehicle Permit—Algonquin	7.48	3.74
ii. Daily Vehicle Permit—except Algonquin	6.54	3.27
iii. Summer Vehicle Permit (Apr. 1 - Nov. 30)	37.38	37.38
iv. Winter Vehicle Permit (Dec. 1 - Mar. 31)	28.04	28.04
v. Bus Permit	37.38	37.38

Schedule 2

**FEEs FOR CAMPING IN PROVINCIAL PARKS
NAMED IN TABLE TO SECTION 35
(The regulated fees do not include GST.)**

	Column A	Column B
	Full Rate (\$)	Senior Citizen/ Disabled Person (\$)
1. CAMP-SITE AND VEHICLE PERMIT (per night)		
i. camp-site with electricity	17.76	11.68
ii. provincial park with showers	14.95	7.48
iii. provincial park without showers	13.55	6.78
2. ADDITIONAL VEHICLE PERMIT	6.54	3.27
3. OFF-SEASON	As prescribed in Schedule 1	
4. INTERIOR CAMPING FEES	As prescribed in Schedule 1	
5. GROUP CAMPING (per night)	As prescribed in Schedule 1	
6. RESERVATION FEE	As prescribed in Schedule 1	
7. DAY USE	As prescribed in Schedule 1	

Schedule 3

**FEEs FOR DAY USE AT BRONTE CREEK PROVINCIAL PARK
(The regulated fees do not include GST.)**

	Column A	Column B
	Full Rate (\$)	Senior Citizen/ Disabled Person (\$)
1. Daily per person age 4-17 (incl.)	1.17	0.70
2. Daily per person age 18 and over	2.34	1.17
3. Maximum daily fee/vehicle	7.48	7.48

Schedule 4

**FEEs FOR WALK-IN DAY USE AT SPRINGWATER PROVINCIAL
PARK
(The regulated fees do not include GST.)**

	Column A	Column B
	Full Rate (\$)	Senior Citizen/ Disabled Person (\$)
1. Daily per person age 6-17 (incl.)	0.93	0.47
2. Daily per person age 18 and over	1.87	0.93

4. This Regulation comes into force on April 1, 1996.

11/96

**ONTARIO REGULATION 67/96
made under the
REGISTRY ACT**

Made: February 29, 1996
Filed: February 29, 1996

OFFICE HOURS

1. Despite any other Regulation, the Land Registry Office for the Land Titles Division of Durham (No. 40) and for the Registry Division of Durham (No. 40) shall be kept open from 12:45 p.m. until 4:30 p.m., local time, on February 29, 1996.

2. This Regulation is revoked on March 1, 1996.

IAN VEITCH
Director of Land Registration

Dated at Toronto on February 29, 1996.

11/96

ONTARIO REGULATION 68/96
made under the
OCCUPATIONAL HEALTH AND SAFETY ACT

Made: February 28, 1996
Filed: February 29, 1996

Amending Reg. 854 of R.R.O. 1990
(Mines and Mining Plants)

Note: Regulation 854 has not been amended in 1995 or 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Regulation 854 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

11.1 (1) Employers engaged in the following types of mining operations shall establish and maintain the following training programs:

1. underground diamond drilling operations,
 - i. Common Core for Underground Diamond Driller Skills - Helper Level (Program #P770150),
 - ii. Common Core for Underground Diamond Driller Skills - Runner Level (Program #P770150).
2. surface diamond drilling operations,
 - i. Common Core for Surface Diamond Driller Skills - Helper Level (Program #P770220),
 - ii. Common Core for Surface Diamond Driller Skills - Runner Level (Program #P770220).

(2) An employer shall train each full-time worker who commences employment after March 31, 1996 in the programs described in subsection (1) appropriate for that worker, and the training shall be completed before the worker has completed a total of 12 months of employment as a helper or runner in diamond drilling operations.

(3) Subsection (2) does not apply if the worker successfully completed a program described in subsection (1) before being employed by the employer.

(4) A certificate of achievement showing that a worker has successfully completed a training program referred to in subsection (1), issued by the Ministry of Colleges and Universities, the Ministry of Skills Development or the Ontario Training and Adjustment Board, is conclusive proof for the purposes of this section of the worker's successful completion of the program.

2. Clause 86 (a) of the Regulation is amended by striking out "in yellow paint" in the first line.

3. Subsection 147.1 (1) of the Regulation is revoked and the following substituted:

(1) No worker shall use safety fuses in an underground mine to blast hang-ups in chutes, passes, millholes or drawpoints.

4. (1) Clause 196 (2) (d) of the Regulation is revoked and the following substituted:

(d) head, tail, drive, deflection and tension pulleys guarded at any pinch point that is or may become accessible.

(2) Section 196 of the Regulation is amended by adding the following subsection:

(3.1) A guard for a pulley referred to in clause (2) (d) must extend at least 0.9 metres from the pinch point.

5. Subsection 231 (1) of the Regulation is revoked and the following substituted:

(1) This section applies when a suspended or movable work platform that is not a shaft conveyance is used to transport or support a worker who is performing work in a shaft or in a raise.

(1.1) The work platform shall be designed by a professional engineer in accordance with good engineering practices and shall be built in accordance with the design.

6. (1) Subsection 232 (7) of the Regulation is revoked and the following substituted:

(7) Free fall tests shall be performed under the following conditions:

1. The cage or skip must carry a weight equal to its maximum permitted load of persons and any material permitted to be carried at the same time.
2. The cage or skip must travel at a speed equal to,
 - i. the normal hoisting speed when transporting persons, or
 - ii. the speed attained by a free fall of 1.5 metres.
3. The guides on which the test is made must be of the same specifications as those in the shaft in which the conveyance will operate.

(7.1) A free fall test shall not be performed at the speed attained by a free fall of 1.5 metres unless the design and configuration of the safety dogs and loading on the cage or skip have been tested at normal hoisting speed before the free fall test.

(7.2) If a free fall test is to be performed at the speed attained by a free fall of 1.5 metres, the person performing the test shall record the rate of deceleration and the rate of change in deceleration of the cage or skip on a chart suitable for determining the deceleration of the conveyance.

(2) Clause 232 (8) (a) of the Regulation is revoked and the following substituted:

(a) the skip or cage decelerates to a stop at an average rate that is not less than nine or greater than 20 metres per second per second.

7. (1) Subsections 247 (1) and (2) of the Regulation are revoked and the following substituted:

(1) One or more competent persons shall be appointed to examine the following parts of an electrically-powered or electrically-controlled hoist:

1. Hoist motors.
2. Hoist controls.
3. Electrical safety devices.
4. Signalling devices.

(2) The examination shall be done at least once each week when the hoist is being used.

(2.1) If the parts were not examined during the week before the hoist is to be used, the examination shall be done immediately before it is used.

(2) **Clauses 247 (6) (a) and (b) of the Regulation are revoked and the following substituted:**

- (a) review the entries made in the Electrical Hoisting Equipment Record Book within one week after each entry is made;
- (b) ascertain that the examinations required by this section and all necessary work have been done; and

8. (1) **Subsection 248 (1) of the Regulation is amended by striking out "subsection (2)" in the third line and substituting "subsections (2), (2.1) and (2.2)".**

(2) **Clause 248 (2) (b) of the Regulation is revoked.**

(3) **Section 248 of the Regulation is amended by adding the following subsections:**

(2.1) The following parts shall be examined at least once a week when they are in use:

- 1. Any conveyance safety mechanisms, for proper adjustment and freedom of movement.
- 2. Any head, deflection or idler sheaves, their shafting and bearer and sole plates.
- 3. The attachments of each shaft rope.
- 4. The attachments on any shaft conveyance or counterweight.
- 5. Any shaft conveyance, counterweight and work platform.
- 6. The hoist parts, brakes, brake-clutch interlocks and depth indicators.
- 7. Any hoisting equipment being used for shaft sinking.
- 8. Any auxiliary brake operating weights, to assure their freedom of movement and holding capacity.

(2.2) If the parts listed in subsection (2.1) were not examined during the week before they are to be used, the examination shall be done immediately before they are used.

(4) **Clause 248 (12) (a) of the Regulation is revoked and the following substituted:**

- (a) review the entries made in the Hoisting Machinery Record Book within one week after each entry is made;

9. (1) **Clause 249 (1) (a) of the Regulation is revoked and the following substituted:**

- (a) the mine shaft, at least once a week when it is being used;

(2) **Section 249 of the Regulation is amended by adding the following subsection:**

(1.1) If the mine shaft is not examined during the week before it is to be used, the examination shall be done immediately before it is used.

(3) **Clause 249 (3) (a) of the Regulation is revoked and the following substituted:**

- (a) review the entries made in the Shaft Inspection Record Book within one week after each entry is made;

11/96

ONTARIO REGULATION 69/96 made under the **REGISTRY ACT**

Made: March 1, 1996
Filed: March 1, 1996

OFFICE HOURS

1. Despite any other Regulation, the Land Registry Offices for the following Divisions shall be kept open from 12:00 o'clock noon until 5:30 p.m., local time, on March 1, 1996:

Registry Division of Ottawa-Carleton (No. 4)

Land Titles Division of Ottawa-Carleton (No. 4)

Registry Division of Halton (No. 20)

Land Titles Division of Halton (No. 20)

Registry Division of Durham (No. 40)

Land Titles Division Durham (No. 40)

Registry Division of Peel (No. 43)

Land Titles Division of Peel (No. 43)

Registry Division of Simcoe (No. 51)

Land Titles Division of Simcoe (No. 51)

Registry Division of Metropolitan Toronto (No. 64)

Land Titles Division of Metropolitan Toronto (No. 66)

Registry Division of York Region (No. 65)

Land Titles Division of York Region (No. 65)

2. This Regulation is revoked on March 2, 1996.

IAN VEITCH
Director of Land Registration

Dated at Toronto on March 1, 1996.

11/96

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996—03—23

ONTARIO REGULATION 70/96 made under the PLANNING ACT

Made: February 29, 1996
Filed: March 5, 1996

ZONING AREAS—TERRITORIAL DISTRICT OF KENORA, PATRICIA PORTION

1. In this Order,

"accessory", when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure on the same lot;

"industrial use" means the use of any land, buildings or structures for the purpose of manufacturing, assembling, making, preparing, inspecting, ornamenting, finishing, treating, altering, repairing, warehousing, storing or adapting for sale any equipment, goods, substance, article or thing;

"lot" means a parcel of land,

(a) described in a deed or other document legally capable of conveying land; or

(b) shown as a lot or block on a registered plan of subdivision;

"mining use" means the use of any land, buildings or structures for the purpose of extracting or processing minerals;

"mobile home" means a structure that is designed to be mobile and containing only one dwelling unit capable of being occupied as a permanent residence, but does not include a travel trailer or trailer otherwise designed;

"temporary residential accommodation" means the use of buildings or structures, including mobile homes, for the purpose of housing workers for a period of less than sixty days;

"trapper cabin" means a building or structure, without plumbing, used as a temporary shelter in connection with hunting and fishing.

Application

2. This Order applies to that parcel of land in the District of Kenora (Patricia Portion) being Parcel 941 Patricia Leasehold designated as Part 7 on Plan 23R-6814 comprising Mining Claim Pa. 529839, Parcel 942 Patricia Leasehold, designated as Part 8 on Plan 23R-6814 comprising Mining Claim Pa. 529826, Parcel 943 Patricia Leasehold, designated as Part 9 on Plan 23R-6814 comprising Mining Claim Pa. 529827, Parcel 939 Patricia Leasehold, designated as Part 5 on Plan 23R-6814 comprising Mining Claim Pa. 529840 and Parcel 873 Patricia

Leasehold, designated as Part 100 on Plan 23R-5577 comprising Mining Claim Pa. 529841, which plan is deposited in the Land Registry Office for the Land Titles Division of Kenora (No. 23).

General

3. No land to which this Order applies shall be used and no building or structure shall be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for any purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force.

Accessory Uses, Buildings and Structures

4. (1) Accessory uses, buildings and structures are permitted.

(2) Subject to clauses 5 (c) and (d), no accessory building or structure shall be used for human habitation.

Permitted Uses

5. Every use of land and every erection or use of buildings or structures on the land to which this Order applies is prohibited except,

(a) mining uses;

(b) industrial uses;

(c) temporary residential accommodation of workers; and

(d) trapper cabins.

Rebuilding and Repairs

6. (1) Nothing in this Order prevents the reconstruction or repair of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure.

BRIAN DOUGLAS RIDDELL
Assistant Deputy Minister

Municipal Operations Division
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 29, 1996.

12/96

ONTARIO REGULATION 71/96
made under the
HIGHWAY TRAFFIC ACT

Made: February 22, 1996
Filed: March 5, 1996

Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Since January 1, 1995, Regulation 604 has been amended by Ontario Regulations 36/95, 67/95, 188/95, 306/95, 337/95 and 356/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Schedule 11 of Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

12. That part of the King's Highway Known as No. 3 in the City of Nanticoke in the Regional Municipality of Haldimand-Norfolk beginning at a point situate 760 metres measured easterly from its intersection with the centre line of the roadway known as Cheapside Road and extending easterly for a distance of 350 metres.

AL PALLADINI
Minister of Transportation

Dated at Toronto on February 22, 1996.

12/96

ONTARIO REGULATION 72/96
made under the
REGISTERED INSURANCE BROKERS ACT

Made: February 28, 1996
Filed: March 6, 1996

Amending Reg. 991 of R.R.O 1990
(General)

Note: Regulation 991 has not previously been amended.

1. Clause 6 (1) (b) of Regulation 991 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (b) the corporation acts as an insurance broker under the direction and supervision of a principal broker as described in section 7.2;

2. Clause 7 (1) (b) of the Regulation is revoked and the following substituted:

- (b) the partnership acts as an insurance broker under the direction and supervision of a principal broker as described in section 7.2;

3. The Regulation is amended by adding the following sections:

7.1 (1) A sole proprietorship is qualified to be issued and hold a certificate of registration as an insurance broker if,

- (a) the only business conducted by it is that of an insurance broker or both an insurance broker and life insurance agent and such other business as the Qualification and Registration Committee considers appropriate when carried on in accordance with such terms as that committee stipulates;
 - (b) the sole proprietorship acts as an insurance broker under the direction and supervision of a principal broker as described in section 7.2; and
 - (c) the sole proprietorship has complied with this Regulation.
- (2) Clause (1) (a) does not apply to disqualify a sole proprietorship that,
- (a) became registered under section 36 of the Act;
 - (b) conducted the additional business immediately before October 1, 1981; and
 - (c) immediately before October 1, 1981 was not in contravention of the *Insurance Act* or the regulations under it by continuing the additional business.

7.2 (1) A sole proprietorship, partnership or corporation which holds or wishes to hold a certificate of registration as an insurance broker shall designate an individual who is an insurance broker to be the principal broker of the business.

(2) A member qualifies to be designated as a principal broker if the member,

- (a) is not in default of paying any fee due under the Act or the by-laws of the Corporation;
- (b) is not, at the time the notification referred to in subsection (3) is made, the subject of a complaint referred to the Discipline Committee or the subject of disciplinary proceedings before the Discipline Committee;
- (c) is not the subject of an outstanding order of the Discipline Committee;
- (d) is not in a class of membership which restricts him or her to acting under supervision;
- (e) is the sole proprietor or an employee of a sole proprietorship, is a partner or is an officer or director of the corporation, as appropriate; and
- (f) directs and supervises the sole proprietorship, partnership or corporation in acting as an insurance broker and has the authority to act in its name and on its behalf regarding applications or reports required under this Act or the by-laws of the Corporation.

(3) A member shall not be designated as a principal broker until the member has notified the Corporation in writing that he or she meets the criteria described in subsection (2) and the Corporation has acknowledged the notice in writing.

(4) In order to maintain his or her status as a principal broker, the member shall satisfy such educational requirements as are established by the Council within the time periods established by the Council.

(5) The principal broker may appoint one or more deputies to perform such duties as may be delegated to him or her in writing by the principal broker.

(6) This section, except subsection (5), applies to a deputy principal broker in the same way it applies to a principal broker.

4. (1) Paragraph 13 of subsection 15 (1) of the Regulation is revoked and the following substituted:

13. A registered insurance broker who is a director, officer or principal broker of a corporation that is a member or who is a partner or principal broker of a partnership that is a member or who is the principal broker of a sole proprietorship that is a member has knowingly concurred in the misconduct of the sole proprietorship, partnership or corporation.

(2) Subsection 15 (1) is amended by adding the following paragraphs:

- 15. Acting as a principal broker as described in section 7.2 when the member has failed to comply with the educational requirements established by the Council under that section.
- 16. Failure as a principal broker to properly supervise brokers whose registration is restricted to acting under his or her direction and supervision.

ONTARIO REGULATION 73/96 made under the GAMING CONTROL ACT, 1992

Made: February 14, 1996
Filed: March 6, 1996

Amending O. Reg. 70/94
(General)

Note: Ontario Regulation 70/94 has not been amended in 1995 or 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. The title to Ontario Regulation 70/94 is revoked and the following substituted:

GENERAL

GAMES OF CHANCE HELD IN CASINOS

2. The Regulation is amended by adding the following section:

DEFINITIONS

0.1 In this Regulation,

"casino gaming-related supplier", "casino key employee" and "casino operator" have the same meaning as in Ontario Regulation 69/94;

"slot machine" includes any mechanical or electronic machine or device that is activated for playing a game of chance upon payment of consideration and that, as a result of chance or the player's skill in playing the game, or both, may deliver to the player or entitle the player to receive cash, tokens or any other thing of value.

3. Subsection 5 (1) of the Regulation is amended by striking out "registered under Ontario Regulation 69/94" in the first and second lines.

4. Section 8 of the Regulation is revoked.

5. Subsection 14 (1) of the Regulation is amended by striking out "18" in the first line and substituting "17".

6. Subsection 15 (3) of the Regulation is amended by striking out "registered under Ontario Regulation 69/94" in the first and second lines.

7. Sections 21, 22 and 23 of the Regulation are revoked and the following substituted:

21. (1) Before the Commission issues a direction to the Ontario Casino Corporation requiring it to refuse to allow an individual access to casinos in Ontario, it shall serve a notice of the proposed direction on the individual by registered mail addressed to the individual's last known address.

(2) The notice of proposed direction shall,

- (a) identify the individual;
- (b) set out the reasons for refusing access to the individual;
- (c) advise the individual of the right to make written submissions to the Commission as to why the individual should not be refused access to casinos; and
- (d) state the time period, which shall be at least 15 days after service of the notice, within which the individual may make the submissions mentioned in clause (c).

22. (1) If the Commission holds a hearing under section 3.5 of the Act before issuing a direction to the Ontario Casino Corporation requiring it to refuse to allow an individual access to casinos in Ontario, it shall serve a notice of the proposed direction on the individual by registered mail addressed to the individual's last known address.

(2) The notice of proposed direction shall,

- (a) identify the individual;
- (b) set out the reasons for refusing access to the individual;
- (c) state the date, time and place of the hearing; and
- (d) advise the individual of the right,
 - (i) to attend the hearing and to make representations, with or without counsel, as to why the individual should not be refused access to casinos, or
 - (ii) to make written submissions to the Commission before the hearing as to why the individual should not be refused access to casinos.

23. (1) After considering whatever submissions an individual makes under clause 21 (2) (c) or after conducting a hearing mentioned in subsection 22 (1), the Commission shall issue a direction to the Ontario Casino Corporation requiring it to refuse to allow an individual access to casinos in Ontario, if the Commission is satisfied that it should do so based on the criteria set out in section 20.

(2) The direction shall include,

- (a) the individual's name, as well as known aliases, if any;

(b) the individual's date of birth, if known;

(c) the individual's last known home and business address;

(d) if available, a physical description and a recent photograph of the individual.

(3) The Commission shall serve a copy of the direction on the individual by registered mail at the individual's last known address.

24. (1) After five years have elapsed since the issuing of a direction against an individual under section 23, the individual may make a written request to the Commission asking that it revoke the direction.

(2) The individual shall state the grounds for the request, along with all necessary detail in support of it.

(3) The Commission shall revoke the direction if it is satisfied that the individual has shown cause why the direction should be revoked.

(4) The Commission may hold a hearing for the purpose of deciding whether to revoke a direction under this section but it is not obliged to do so.

(5) If the Commission is satisfied that the individual has shown cause why the direction should be revoked, it shall issue a direction to that effect to the Ontario Casino Corporation and, on receiving it, the Corporation shall no longer refuse the individual access to casinos in Ontario.

(6) The Commission shall serve a copy of a direction issued under subsection (5) on the individual by registered mail to the individual's last known address.

12/96

ONTARIO REGULATION 74/96
made under the
GAMING CONTROL ACT, 1992

Made: February 28, 1996
Filed: March 6, 1996

Amending O. Reg 69/94

(Registration of Suppliers and Gaming Assistants—Games of Chance
Held in Casinos)

Note: Ontario Regulation 69/94 has not been amended in 1995 or 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Subclause 5 (2) (a) (i) of Ontario Regulation 69/94 is revoked and the following substituted:

- (i) in any 12-month period, the value of the goods or services that the person provides to any one registered casino operator does not exceed \$100,000 and the total value of the goods or services that the person provides to all registered casino operators does not exceed \$300,000, or

2. (1) Clause 10 (3) (a) of the Regulation is amended by striking out "two" in the first line and substituting "four".

(2) Clause 10 (3) (b) of the Regulation is amended by striking out "two" in the first line and substituting "four".

RÈGLEMENT DE L'ONTARIO 74/96
pris en application de la
LOI DE 1992 SUR LA RÉGLEMENTATION DES JEUX

pris le 28 février, 1996
déposé le 6 mars, 1996

modifiant le Règl. de l'Ont. 69/94

(Inscription des fournisseurs et des préposés au jeu—jeux de hasard se déroulant dans des casinos)

Remarque : Le Règlement de l'Ontario 69/94 n'a pas été modifié en 1995 ni en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1994.

1. Le sous-alinéa 5 (2) a) (i) du Règlement de l'Ontario 69/94 est abrogé et remplacé par ce qui suit :

- (i) soit, pendant une période de 12 mois, la valeur des biens ou des services que la personne fournit à un exploitant de casino inscrit n'est pas supérieure à 100 000 \$ et la valeur totale des biens ou des services que la personne fournit à tous les exploitants de casino inscrits n'est pas supérieure à 300 000 \$,

2. (1) L'alinéa 10 (3) a) du Règlement est modifié par substitution à «deux» à la première ligne, de «quatre».

(2) L'alinéa 10 (3) b) du Règlement est modifié par substitution à «deux» à la première ligne, de «quatre».

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996—03—30

ONTARIO REGULATION 75/96made under the
HIGHWAY TRAFFIC ACT

Made: March 5, 1996

Filed: March 12, 1996

Amending Reg. 598 of R.R.O. 1990
(Gross Weight on Bridges)

Note: Since January 1, 1995, Regulation 598 has been amended by Ontario Regulations 209/95, 336/95 and 503/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Section 2 of Regulation 598 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

2. No person shall move a vehicle or combination of vehicles of a class described in Column 2 of Schedule 3, 4, 5, 8 or 9 on, over or upon a bridge described in Column 1 if the gross weight of the vehicle or combination of vehicles is greater than the weight in tonnes set opposite in Column 3.

2. The Regulation is amended by adding the following schedule:

Schedule 9**CNR/CPR OVERHEAD STRUCTURE**

COLUMN 1	COLUMN 2	COLUMN 3
Bridge	Vehicle	Gross Weight Limit in Tonnes
1. Bridge No. 21-311, known as the CNR/CPR Overhead Structure, on that part of the King's Highway known as No. 2, in the Township of Murray, in the County of Northumberland	single vehicle	20 tonnes
	single vehicle with one towed vehicle	35 tonnes
	single vehicle with two towed vehicles	45 tonnes

AL PALLADINI
Minister of Transportation

Dated at Toronto on March 5, 1996.

13/96

ONTARIO REGULATION 76/96made under the
HIGHWAY TRAFFIC ACT

Made: February 21, 1996

Filed: March 12, 1996

**EXTENDING TERM OF VALIDITY OF
TEMPORARY PERMITS**

1. Despite subsection 11 (1) of Regulation 628 of the Revised Regulations of Ontario, 1990 (Vehicle Permits), the term of validity of a temporary permit is extended beyond the expiry date shown on the permit until the day this Regulation is revoked if, without the extension, the term of validity would expire, to the detriment of the holder of the permit, on or after the day this Regulation comes into force.

13/96

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996-04-06

ONTARIO REGULATION 77/96 made under the HIGHWAY TRAFFIC ACT

Made: March 15, 1996
Filed: March 15, 1996

SAFETY STANDARDS CERTIFICATE

1. Despite clause 5 (c) of Regulation 601 of the Revised Regulations of Ontario, 1990, a licensee shall be deemed to be in compliance with that clause if the licensee issues a photocopy of the safety standards certificate in Form 5 of the Regulation that is in all material respects a likeness of that Form.

14/96

ONTARIO REGULATION 78/96 made under the PLANNING ACT

Made: March 11, 1996
Filed: March 20, 1996

Amending O. Reg. 672/81

(Restricted Areas—District of Manitoulin, Geographic Townships of Campbell, Dawson, Mills and Robinson)

Note: Since January 1, 1995, Regulation 672/81 has been amended by Ontario Regulations 363/95, 462/95, 549/95, 37/96 and 48/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1994.

1. Ontario Regulation 672/81 is amended by adding the following section:

185. (1) Despite section 4, the land described in subsection (3) is, for the purpose of this Order, land in a Shoreline Residential Zone.

(2) Despite section 4, the land described in subsection (4) is, for the purpose of this Order, land in a Conservation Zone.

(3) Subsection (1) applies to that parcel of land in the geographic Township of Robinson, in the Territorial District of Manitoulin, being part of Lot 4, Concession X, more particularly described as lots 1 to 16 inclusive on Plan 31M-203, registered in the Land Registry Office for the Registry Division of Manitoulin (No. 31).

(4) Subsection (2) applies to that parcel of land in the geographic Township of Robinson in the Territorial District of Manitoulin, being

part of Lot 4, Concession X, more particularly described as Block 17 on Plan 31M-203, registered in the Land Registry Office for the Registry Division of Manitoulin (No. 31).

BRYAN O. HILL
Director

Plans Administration Branch
North and East

Ministry of Municipal Affairs and Housing

Dated at Toronto on March 11, 1996.

14/96

ONTARIO REGULATION 79/96 made under the PLANNING ACT

Made: March 15, 1996
Filed: March 20, 1996

Amending O. Reg. 672/81

(Restricted Areas—District of Manitoulin, Geographic Townships of Campbell, Dawson, Mills and Robinson)

Note: Since January 1, 1995, Regulation 672/81 has been amended by Ontario Regulations 363/95, 462/95, 549/95, 37/96 and 48/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1994.

1. Ontario Regulation 672/81 is amended by adding the following section:

184. (1) Despite subsection 5(3) and clause 7(1)(a), one guest cabin having a gross floor area not exceeding 56 square metres may be erected and used on the lot described in subsection (2) if it is located at least 60 metres from the shoreline.

(2) Subsection (1) applies to that parcel of land in the Township of Campbell in the District of Manitoulin being composed of Lot 27 in Concession XIII.

BRYAN O. HILL
Director

Plans Administration Branch
North and East

Ministry of Municipal Affairs and Housing

Dated at Toronto on March 15, 1996.

14/96

ONTARIO REGULATION 80/96
made under the
PLANNING ACT

Made: February 28, 1996
Filed: March 20, 1996

Revoking O. Reg. 310/74
(Restricted Areas—All Lands within the Township of South Elmsley
in the County of Leeds and Grenville)

1. Ontario Regulation 310/74 is revoked.

BRIAN DOUGLAS RIDDELL
Assistant Deputy Minister
Municipal Operations Division
Ministry of Municipal Affairs and Housing

Dated at Toronto on February 28, 1996.

14/96

ONTARIO REGULATION 81/96
made under the
REGISTRY ACT

Made: March 20, 1996
Filed: March 20, 1996

OFFICE HOURS

1. Despite any other Regulation, the Land Registry Office for the Registry Division of Lambton (No. 25) shall be kept open from 12:00 o'clock noon until 3:00 o'clock in the afternoon, local time, on March 20, 1996.

2. This Regulation is revoked on the 21st day of March, 1996.

IAN VEITCH
Director of Land Registration

Dated at Toronto on March 20, 1996.

14/96

ONTARIO REGULATION 82/96
made under the
FARM PRODUCTS MARKETING ACT

Made: March 13, 1996
Filed: March 20, 1996

Amending Reg. 435 of R.R.O. 1990
(Tobacco—Marketing)

Note: Regulation 435 has not been amended in 1995 or 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Paragraph 3 of subsection 12 (2) of Regulation 435 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

3. Not more than two members appointed by RJR - Macdonald Inc.

2. (1) Subsections 17 (2) and (3) of the Regulation are revoked and the following substituted:

(2) The Tobacco Industry Advisory Committee shall be composed of 16 members, one of whom shall be the chair.

(3) After October 31 and before November 30 in each year, the following persons shall be appointed to the Tobacco Industry Advisory Committee:

1. Two members to be appointed by the Commission, of whom one shall be appointed as the chair.

2. Four members to be appointed by the local board.

3. Six members, two of whom are to be appointed by each of Rothmans, Benson & Hedges Inc., Imperial Tobacco Limited and RJR - Macdonald Inc.

4. Two members to be appointed by the Export Dealers Association.

5. Two members to be appointed by the Government of Canada.

(2) Subsection 17 (6) of the Regulation is amended by revoking the portion before clause (a) and substituting the following:

(6) The Tobacco Industry Advisory Committee may advise any organization represented on the Committee and make recommendations to it in respect of,

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

JAMES H. WHEELER
Chair

GLORIA MARCO BORYS
Secretary

Dated at Toronto on March 13, 1996.

14/96

ONTARIO REGULATION 83/96made under the
LAW SOCIETY ACTMade: February 21, 1996
Approved: March 21, 1996
Filed: March 22, 1996Amending Reg. 708 of R.R.O. 1990
(General)

Note: Since January 1, 1995, Regulation 708 has been amended by Ontario Regulations 513/95, 514/95 and 515/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Subsection 14 (1) of Regulation 708 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(1) Every member who receives money in trust for a client, except money hereinafter expressly exempted from the application of this section, shall forthwith pay the money into an account at a chartered bank, provincial savings office, credit union or a league to which the *Credit Unions and Caisses Populaires Act, 1994* applies or registered trust corporation to be kept in the name of the member or in the name of the firm of which he or she is a member or by which he or she is employed and designated as a trust account.

LAW SOCIETY OF UPPER CANADA:

SUSAN ELLIOTT
*Treasurer*R. TINSLEY
Secretary

Dated at Toronto on February 21, 1996.

14/96

ONTARIO REGULATION 84/96made under the
GENERAL WELFARE ASSISTANCE ACTMade: March 21, 1996
Filed: March 22, 1996Amending Reg. 537 of R.R.O. 1990
(General)

Note: Since January 1, 1995, Regulation 537 has been amended by Ontario Regulations 2/95, 126/95, 212/95, 385/95, 410/95, 420/95 and 501/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

RÈGLEMENT DE L'ONTARIO 83/96pris en application de la
LOI SUR LE BARREAUpris le 21 février 1996
approuvé le 21 mars 1996
déposé le 22 mars 1996modifiant le Règl. 708 des R.R.O. de 1990
(Dispositions générales)

Remarque : Depuis le 1^{er} janvier 1995, le Règlement 708 a été modifié par les Règlements de l'Ontario 513/95, 514/95 et 515/95. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1994.

1. Le paragraphe 14 (1) du Règlement 708 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

(1) Le membre qui reçoit des fonds en fiducie pour un client, sauf les fonds précisés ci-dessous comme étant expressément soustraits à l'application du présent article, les dépose sans délai à une banque à charte, une caisse d'épargne provinciale, une caisse ou caisse populaire ou une fédération à laquelle s'applique la *Loi de 1994 sur les caisses populaires et les credit unions* ou une société de fiducie inscrite, dans un compte en fiducie, à son nom ou au nom du cabinet dont il est membre ou employé.

BARREAU DU HAUT-CANADA :

SUSAN ELLIOTT
*Trésorière*R. TINSLEY
Secrétaire

Fait à Toronto le 21 février 1996.

1. Clause (a) of the definition of "special assistance" in subsection 1 (1) of Regulation 537 of the Revised Regulations of Ontario, 1990 is revoked.

2. (1) Paragraph 3 of subsection 18 (4) of the Regulation is amended by adding at the end "except the cost of drugs prescribed by a physician".

(2) Paragraph 8 of subsection 18 (4) of the Regulation is revoked.

3. This Regulation comes into force on April 1, 1996.

14/96

ONTARIO REGULATION 85/96
made under the
PUBLIC SECTOR SALARY DISCLOSURE ACT

Made: March 21, 1996
Filed: March 22, 1996

GENERAL

1. An employer may charge 20 cents per page for furnishing a copy of a record or statement under subsection 4 (1) of the Act.

2. (1) In subsection (2), a reference to an employer referred to in a named clause shall be deemed to be a reference to an employer referred to in that clause of the definition of "public sector" in subsection 2 (1) of the Act.

(2) Beginning with the year 1996, the following employers shall provide to the following ministries, without charge, a copy of the record or statement the employers are required to make available for inspection by the public under section 3 of the Act, and shall do so not later than March 31 of each year:

1. An employer referred to in clause (a) shall provide a copy to,
 - (i) every ministry from which the employer received funding in the previous year,
 - (ii) every ministry to which the employer was required to deliver an annual report of its activities in the preceding year, and
 - (iii) every ministry from which the employer has received a request for it.
2. An employer referred to in clause (b) shall provide a copy to the Ministry of Municipal Affairs and Housing.
3. An employer referred to in clause (d) or (e) shall provide a copy to the Ministry of Education and Training.
4. An employer referred to in clause (f) or (i) shall provide a copy to the Ministry of Health.
5. An employer referred to in clause (j) shall provide a copy to the Ministry of Finance.
6. An employer referred to in clause (c), (g), (h) or (k) to which the Government funding condition in subsection 2 (2) applies shall provide a copy to every ministry from which the employer received Government funding in the preceding year.

14/96

ONTARIO REGULATION 86/96
made under the
ONTARIO DRUG BENEFIT ACT

Made: March 21, 1996
Filed: March 22, 1996

Amending Reg. 868 of R.R.O. 1990
(General)

Note: Since January 1, 1995, Regulation 868 has been amended by Ontario Regulations 39/95, 170/95, 300/95, 304/95, 370/95, 475/95, 478/95, 483/95 and 17/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. (1) **Subsection 3 (8) of the Regulation 868 of the Revised Regulations of Ontario, 1990 is amended by striking out "\$3" at the end and substituting "\$2.83".**

(2) **Subsection 3 (10) of the Regulation is revoked and the following substituted:**

(10) For the purposes of subclause 6 (2) (c) (i) of the Act, the dispensing fee is \$6.11.

2. This Regulation comes into force on April 1, 1996.

14/96

ONTARIO REGULATION 87/96
made under the
PUBLIC HOSPITALS ACT

Made: March 19, 1996
Approved: March 21, 1996
Filed: March 22, 1996

**AUTHORIZATION TO ISSUE DIRECTIONS UNDER
SECTION 6 AND SUBSECTION 9 (10) OF THE ACT**

1. The Health Services Restructuring Commission established under section 8 of the *Ministry of Health Act* may issue directions under section 6 of the Act or under subsection 9 (10) of the Act in the place of the Minister.

2. This Regulation comes into force on April 1, 1996.

JIM WILSON
Minister of Health

Dated at Toronto on March 19, 1996.

14/96

ONTARIO REGULATION 88/96
made under the
MINISTRY OF HEALTH ACT

Made: March 21, 1996
Filed: March 22, 1996

**HEALTH SERVICES RESTRUCTURING
COMMISSION**

1. (1) The following are the duties of the Commission:

1. To consider local hospital restructuring plans provided by the Ministry and such other information relevant to the plans as it deems appropriate.
2. To determine which local hospital restructuring plans provided by the Ministry shall be implemented and to vary or add to those plans if it considers it in the public interest to do so.
3. To determine the timing of the implementation of local hospital restructuring plans and the manner in which they are to be implemented.
4. To set guidelines respecting representations that may be made to the Commission by a hospital that has received notice under subsection 6 (5) of the *Public Hospitals Act* that the Commission intends to issue a direction that the hospital cease to operate or that it amalgamate with another hospital.
5. To give the Minister quarterly reports on the implementation of local hospital restructuring plans.
6. To advise the Minister where the Commission is of the opinion that a local hospital restructuring plan should be developed for a specified hospital or for two or more hospitals in a geographic area.
7. Where a hospital fails to carry out a direction issued by the Commission under section 6 of the *Public Hospitals Act*, to advise the Minister as to appropriate actions, including the appointment of investigators under section 8 of the *Public Hospitals Act* and of hospital supervisors under section 9 of that Act.

(2) The guidelines established under paragraph 4 of subsection (1) shall set out the manner in which representations may be made and the procedure for making the representations.

(3) The Commission may exercise such powers as are necessary to carry out the duties of the Commission including the following powers:

1. To consult with providers of health care services and such other persons as the Commission considers necessary in order to determine,
 - i. which local hospital restructuring plans provided by the Ministry shall be implemented,
 - ii. whether and in what manner to vary or add to a local hospital restructuring plan,
 - iii. the timing of the implementation of a local hospital restructuring plan, and
 - iv. the manner in which a local hospital restructuring plan is to be implemented.
2. To exercise any power under section 6 or subsection 9 (10) of the *Public Hospitals Act* assigned to the Commission by regulation under that Act.

3. To advise the Minister as to the revocation of a licence under section 15.1 of the *Private Hospitals Act*.

4. To advise the Minister on all matters relating to the development, establishment and maintenance of an effective and adequate health care system and the restructuring of health care services provided in Ontario communities.

2. This Regulation comes into force on April 1, 1996.

14/96

ONTARIO REGULATION 89/96
made under the
ONTARIO DRUG BENEFIT ACT

Made: March 21, 1996
Filed: March 22, 1996

Amending Reg. 868 of R.R.O. 1990
(General)

Note: Since January 1, 1995, Regulation 868 has been amended by Ontario Regulations 39/95, 170/95, 300/95, 304/95, 370/95, 475/95, 478/95, 483/95 and 17/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. (1) Paragraph 1 of subsection 2.1 (4) is amended by striking out "referred to in clause (5) (c)" and substituting "who is an eligible person".

(2) Subparagraphs ii, iii and iv of paragraph 1 of subsection 2.1 (4) of the Regulation are revoked and the following substituted:

ii. A product listed in Part V or XI of the Formulary.

iii. A listed substance.

iv. A product listed in Schedule 7 that meets the criteria set out in subsection (4.1).

(3) Subparagraph vi of paragraph 1 of subsection 2.1 (4) of the Regulation is revoked and the following substituted:

vi. An extemporaneous preparation that is a designated pharmaceutical product under clause 5 (1) (a) or (a.1).

(4) Subsection 2.1 (4) of the Regulation is amended by adding the following paragraph:

1.1 A co-payment paid upon purchase of a product that is referred to in paragraph 1 and is to be used by a member of the family unit who, at the time the product is purchased, is an eligible person.

(5) Section 2.1 of the Regulation is amended by adding the following subsection:

(4.1) For the purposes of subparagraph iv of paragraph 1 of subsection 2.1 (4), the cost of a product listed in Schedule 7 is an allowable expense if,

(a) the Minister has been informed by a physician that the proper treatment of the patient requires the administration of the drug; and

(b) the Director of the Drug Programs Branch of the Ministry, on the advice of a panel of experts appointed for this purpose, recommends the use of the drug based on clinical criteria that relate to the patient's case.

(6) Subsection 2.1 (5) of the Regulation is revoked and the following substituted:

(5) The cost of a product referred to in paragraph 1 of subsection (4) shall not be an allowable expense if,

- (a) the product was not prescribed by a member of a health profession acting within the scope of his or her practice; or
- (b) the product is for use by a member of the family unit who, at the time the product is purchased, is not an insured person under the *Health Insurance Act*.

(7) Subsection 2.1 (6) of the Regulation is amended by striking out "(5) (b)" in the first line and substituting "(5) (a)".

(8) Subsection 2.1 (7) of the Regulation is revoked and the following substituted:

(7) If the cost of a product referred to in paragraph 1 of subsection (4), or a part of the cost of that product, has been, or may be, reimbursed under the Ontario Health Insurance Plan or under an insurance plan, the cost or the part of the cost that may be reimbursed shall not be an allowable expense.

2. The Table to the Regulation is amended by striking out the first item and substituting the following:

up to	6,500	350	250	200	150
6,501 - 7,000	353	253	203	153	
7,001 - 7,500	359	259	209	159	
7,501 - 8,000	364	264	214	164	
8,001 - 8,500	370	270	220	170	
8,501 - 9,000	376	276	226	176	
9,001 - 9,500	381	281	231	181	
9,501 - 10,000	387	287	237	187	
10,001 - 10,500	393	293	243	193	
10,501 - 11,000	398	298	248	198	
11,001 - 11,500	404	304	254	204	
11,501 - 12,000	410	310	260	210	
12,001 - 12,500	415	315	265	215	
12,501 - 13,000	421	321	271	221	
13,001 - 13,500	427	327	277	227	
13,501 - 14,000	432	332	282	232	
14,001 - 14,500	438	338	288	238	
14,501 - 15,000	444	344	294	244	
15,001 - 15,500	449	349	299	249	
15,501 - 16,000	455	355	305	255	
16,001 - 16,500	461	361	311	261	
16,501 - 17,000	466	366	316	266	
17,001 - 17,500	472	372	322	272	

17,501 - 18,000	478	378	328	278
18,001 - 18,500	483	383	333	283
18,501 - 19,000	489	389	339	289
19,001 - 19,500	495	395	345	295
19,501 - 20,000	500	400	350	300

3. Schedule 7 to the Regulation is revoked and the following substituted:

Schedule 7

1. Beta-interferon (Betaseron)
2. Cyclosporine (Sandimmune)
3. Deferoxamine (Desferal)
4. Dornase alfa (Pulmozyme)
5. Erythropoietin (Eprex)
6. Filgrastim (Neupogen)
7. Lamivudine (3TC)

4. (1) Subject to subsection (2), this Regulation comes into force on April 1, 1996.

(2) Subsection 1 (4) comes into force on the day subsection 6 (1) of Schedule G to the *Savings and Restructuring Act, 1996* comes into force.

14/96

ONTARIO REGULATION 90/96 made under the INTERPRETATION ACT

Made: March 21, 1996

Filed: March 22, 1996

Amending Reg. 678 of R.R.O. 1990
(Fees Payable Under Various Acts)

Note: Since January 1, 1995, Regulation 678 has been amended by Ontario Regulation 486/95. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1994.

1. Paragraph 1, section 4 of Regulation 678 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. To purchase a copy of every award filed in a one-year period \$4,400.

2. This Regulation comes into force on April 1, 1996.

14/96

ONTARIO REGULATION 91/96
made under the
HIGHWAY TRAFFIC ACT

Made: March 21, 1996
Filed: March 22, 1996

**EXTENDING TERM OF VALIDITY OF DISABLED
PERSON PARKING PERMITS**

1. Despite section 5 of Regulation 581 of the Revised Regulations of Ontario, 1990, the term of validity of every disabled person parking permit is extended until the day this Regulation is revoked if, without the extension, the permit would cease to be currently validated on or after the day this Regulation comes into force.

14/96

ONTARIO REGULATION 92/96
made under the
HIGHWAY TRAFFIC ACT

Made: March 21, 1996
Filed: March 22, 1996

**EXEMPTING NEW RESIDENTS FROM VEHICLE
REGISTRATION**

1. A motor vehicle owned by a person who complies with the conditions for the 30 day exemption set out in subsection 15 (2) of the Act is exempt from subsections 7 (1) and (4) of the Act for 60 days after the day this Regulation comes into force.

14/96

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996—04—13

ONTARIO REGULATION 93/96 made under the ENVIRONMENTAL BILL OF RIGHTS, 1993

Made: March 21, 1996
Filed: March 25, 1996

Amending O. Reg. 73/94
(General)

Note: Ontario Regulation 73/94 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 15.1 (1) of Ontario Regulation 73/94 is revoked and the following substituted:

(1) In this section,

"field order" means,

- (a) an order issued under the *Environmental Protection Act*, the *Ontario Water Resources Act* or the *Pesticides Act*, if the order is issued by a Director whose appointment as a Director provides that any order issued under the appointment must include notice that the person to whom the order is directed may apply to a regional director of the Ministry of Environment and Energy, or a person designated by the regional director, to amend or revoke the order,
- (b) a notice of a proposal to make, vary or amend a control order under section 13 of the *Pesticides Act*, if the notice of the proposal is issued by a Director whose appointment as a Director provides that any such notice issued under the appointment must include notice that the person to whom the notice is directed may apply to a regional director of the Ministry of Environment and Energy, or a person designated by the regional director, to amend or revoke the notice.

15/96

ONTARIO REGULATION 94/96 made under the ENVIRONMENTAL ASSESSMENT ACT

Approved: March 21, 1996
Filed: March 25, 1996

EXEMPTION—CITY OF TORONTO'S WESTERN BEACHES STORAGE TUNNEL—TOR-C-5

Having received a request that an undertaking, namely:

the activities of the design, construction and operation of the Western Beaches Storage Tunnel,

be exempt from the requirements of section 5 of the *Environmental Assessment Act*; and

Having been advised by The Corporation of the City of Toronto (City of Toronto) that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. Due to the current state of the water quality along the City of Toronto's Western Beaches, residents and visitors to the City of Toronto are unable to utilize the beach and area as was intended. The water quality is significantly impaired due to the continued discharge of untreated sewage combined with stormwater during heavy rains. This has resulted in beneficial uses such as swimming, sport fish consumption and aesthetics being restricted. This degradation of water quality will continue, resulting in the potential endangerment of human health, safety and well being, as well as significant damage to the existing natural environment of the near shore.
- B. The delay in improving the water quality of the Western Beaches will impact the ability of the Metropolitan Toronto Remedial Action Plan to achieve its goals and the ability of Ontario to meet the water quality targets of the Canada-Ontario Agreement.

Having weighed such injury, damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The current state of the water quality along the Western Beaches is significantly impaired due to the continued discharge of untreated combined sewage overflows (CSOs—sanitary sewage and stormwater flowing in the same pipe) and stormwater directly into the lake. While the benefits of additional planning are important, they do not warrant the delay in improving the water quality of the Western Beaches.
- B. The City of Toronto has completed a substantial amount of planning, consultation and environmental assessment through: (i) the completion of a city-wide Sewer System Master Plan in 1992, (ii) the subsequent completion of a Schedule "C" Class Environmental Assessment for the Western Beaches Storage Tunnel in 1993, in keeping with the appropriate requirements of the *Municipal Engineers Association Class Environmental Assessment for Municipal Sewage and Water Projects*, and (iii) the City's participation in the Open Public Review of the Western Beaches Storage Tunnel project by the Environmental Assessment Advisory Committee in 1994.

This exemption is subject to the following terms and conditions:

GENERAL

- 1. Where any activity which otherwise would be exempt under this order is being carried out as or is part of an undertaking for which an environmental assessment (EA) has been accepted and approval to proceed received, the activity shall be carried out in accordance with any terms or conditions in the approval to proceed as well as the conditions of this order.

2. Where any activity which is the subject of this order is being carried out as or is part of another undertaking which is the subject of an exemption order under the Act, the activity exempt under this order shall be carried out in accordance with any terms or conditions in the other exemption order as well as the conditions in this order.

CONTAMINANTS STUDY

3. The City of Toronto will complete further studies to determine the quantities and quality of all contaminants (in addition to faecal coliform) that are expected to be present in the Tunnel liquids and Tunnel solids.
4. The City of Toronto will document the information identified in Condition 3 in a report, including information on the existing treatment methods and future treatment options, identified contaminants during the operation of Phase 1 of the Tunnel, and subsequent phases. This report will be submitted to the Director, Approvals Branch, Ministry of Environment and Energy, as part of the application for an approval under the *Ontario Water Resources Act*.
5. The City of Toronto will make the Contaminants Study available to The Municipality of Metropolitan Toronto (Metro) for consideration and for public review at the time of submission to Approvals Branch. The City of Toronto will directly notify all those parties who have expressed prior interest in this study of its availability.

NON-STRUCTURAL PROGRAMS

6. Within three months of the approval of this exemption order, the City of Toronto shall set up a Non-Structural Programs Working Group, to be composed of appropriate City staff and several members of the interested public. The purpose of this Group will be to identify areas of the City where the implementation of non-structural programs to address stormwater and/or CSO needs are feasible. In keeping with the City's policy on the use of non-structural programs, the Group shall also be responsible for recommending to Council, through the appropriate Committee, those programs which are considered environmentally, technically and economically appropriate.
7. The City of Toronto will aggressively implement its policies on the use of non-structural programs, and Best Management Practices, for CSO control and stormwater management.
8. The City of Toronto shall direct the Non-Structural Programs Working Group to examine the feasibility of implementing non-structural solutions for stormwater management at the Ellis Avenue and Howard Road stormwater outlets. The City of Toronto shall obtain any approvals required under other acts for any changes to the Western Beaches Storage Tunnel project identified and implement the undertaking with those changes.

MONITORING PROGRAMS

9. The City of Toronto will develop monitoring programs to,
 - a) monitor the quantity and quality of discharges from the Tunnel overflow(s) and the quality and quantity of the settled solids within the Tunnel; and
 - b) monitor the operation and effectiveness of the non-structural programs and the use of Best Management Practices.

The City of Toronto will submit a description of the monitoring programs to the Director of Approvals Branch as part of the

application for an approval under the *Ontario Water Resources Act*.

10. The City of Toronto will implement the monitoring programs identified in Condition 9 immediately upon commencement of operation of the Tunnel. The results of the programs will be forwarded to the Director, Central Region, Ministry of Environment and Energy, for information purposes on an annual basis. The monitoring results will also be incorporated into their Sewer System Master Plan (SSMP) where appropriate by following the formal Amending Procedure required by Condition 14, thereby becoming part of any projects identified within the Plan.

MAIN TREATMENT PLANT ENVIRONMENTAL ASSESSMENT

11. The City of Toronto will maintain its active participation as an affected party in Metro's Main Treatment Plant environmental assessment process. The City of Toronto will continue to work with the Municipality of Metropolitan Toronto to develop and analyze a reasonable range of alternative methods of treating CSOs and stormwater, and alternative sites for treatment facilities.
12. The City of Toronto will ensure that the planning for any of the remaining tunnel components of the City of Toronto Sewer System Master Plan will not be undertaken in isolation from Metro's Environmental Assessment process for its future wastewater needs.

MASTER PLANNING FOR WASTEWATER SYSTEMS

13. The City of Toronto will participate in any future infrastructure planning initiatives for wastewater systems involving all levels of municipal government in the Metropolitan Toronto area. The City of Toronto will ensure that any infrastructure plans they complete are consistent with the direction and conclusions of such a Metro-wide infrastructure plan.

THE CITY OF TORONTO SEWER SYSTEM MASTER PLAN

14. Should the City of Toronto proceed with its existing sewage infrastructure plan, the Sewer System Master Plan, the City will prepare a formal Review Procedure and a formal Amending Procedure for the Sewer System Master Plan to allow for the regular review and update of the Plan. These procedures will be submitted to the Director, Environmental Assessment Branch, Ministry of Environment and Energy, for review and comment. They will also be made available to those members of the public who have expressed an interest in the existing SSMP for review and comment at the time of submission to the Director of the Environmental Assessment Branch.

REPORTING ON FULFILMENT OF CONDITIONS

15. Within one year of the approval of this order, the City of Toronto shall advise the Directors of the Environmental Assessment Branch and Central Region in writing of how the conditions of the exemption have been met. Should there be any outstanding work, the City of Toronto will continue to advise the Directors of the Environmental Assessment Branch and Central Region in writing of how the conditions of exemption have been met.
16. Except where otherwise provided for by these conditions, or in an approval issued under the *Ontario Water Resources Act*, the City of Toronto will carry out the implementation of the Western Beaches Storage Tunnel as defined in the *Western Beaches Storage Tunnel Environmental Study Report (July 1993)*, and the request for exemption submission.

IMPLEMENTATION

17. This order expires 2 years after the date that it is approved, or such later date as the Minister of Environment and Energy may specify by notice in writing to the proponent.
18. All other applicable approvals and permits will be obtained for the project.

BRENDA ELLIOTT

Minister of Environment and Energy

15/96

ONTARIO REGULATION 95/96
made under the
EDUCATION ACT

Made: March 22, 1996
Approved: March 27, 1996
Filed: March 29, 1996

Amending Reg. 298 of R.R.O. 1990
(Operation of Schools—General)

Note: Regulation 298 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Sections 14, 15 and 16 of Regulation 298 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

14. (1) The organization of a secondary school may be by departments or other organizational units.

(2) The organization of an elementary school may be by divisions or other organizational units.

(3) A board may appoint for each organizational unit of an elementary or secondary school a teacher to direct and supervise, subject to the authority of the principal of the school, such organizational unit.

(4) A teacher appointed under subsection (3) may be appointed to direct and supervise more than one organizational unit.

2. Clause 20 (c) of the Regulation is amended by striking out "14, 15 or 17" and substituting "14 or 17".

JOHN SNOBELEN
Minister of Education and Training

Dated at Toronto on March 22, 1996.

15/96

RÈGLEMENT DE L'ONTARIO 95/96
pris en application de la
LOI SUR L'ÉDUCATION

pris le 22 mars 1996
approuvé le 27 mars 1996
déposé le 29 mars 1996

modifiant le Règl. 298 des L.R.O. de 1990
(Fonctionnement des écoles—Dispositions générales)

Remarque : Le Règlement 298 n'a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. Les articles 14, 15 et 16 du Règlement 298 des Règlements refondus de l'Ontario de 1990 sont abrogés et remplacés par ce qui suit :

14. (1) L'école secondaire peut se diviser en sections ou autres unités administratives.

(2) L'école élémentaire peut se diviser en cycles ou autres unités administratives.

(3) Le conseil peut nommer, pour chaque unité administrative d'une école élémentaire ou secondaire, un enseignant chargé de la diriger et de la superviser, sous réserve de l'autorité du directeur d'école.

(4) L'enseignant nommé en vertu du paragraphe (3) peut être chargé de diriger et de superviser plus d'une unité administrative.

2. L'alinéa 20 c) du Règlement est modifié par substitution de «14 ou 17» à «(14), (15) ou (17)» à la dernière ligne.

JOHN SNOBELEN
Ministre de l'Éducation et de la Formation

Fait à Toronto le 22 mars 1996.

ONTARIO REGULATION 96/96
made under the
EDUCATION ACT

Made: March 27, 1996
Filed: March 29, 1996

Revoking O. Reg. 467/94
(Junior Kindergarten Exemptions)

1. Ontario Regulation 467/94 is revoked.
2. This Regulation comes into force on July 1, 1996.

15/96

ONTARIO REGULATION 97/96
made under the
EDUCATION ACT

Made: March 22, 1996
Approved: March 27, 1996
Filed: March 29, 1996

Amending Reg. 285 of R.R.O. 1990
(Continuing Education)

Note: Regulation 285 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 1 of Regulation 285 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(1.1) A continuing education course or class referred to in subsection (1) may be provided by a board at any time of the day or evening.

JOHN SNOBELEN
Minister of Education and Training

Dated at Toronto on March 22, 1996.

15/96

RÈGLEMENT DE L'ONTARIO 97/96
pris en application de la
LOI SUR L'ÉDUCATION

pris le 22 mars 1996
approuvé le 27 mars 1996
déposé le 29 mars 1996

modifiant le Règl. 285 des L.R.O. de 1990
(Éducation permanente)

Remarque : Le Règlement 285 n' a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. L'article 1 du Règlement 285 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction du paragraphe suivant :

(1.1) Le conseil peut offrir les classes ou les cours d'éducation permanente visés au paragraphe (1) à toute heure du jour ou du soir.

JOHN SNOBELEN
Ministre de l'Éducation et de la Formation

Fait à Toronto le 22 mars 1996.

ONTARIO REGULATION 98/96
made under the
JUSTICES OF THE PEACE ACT

Made: March 27, 1996
Filed: March 29, 1996

Amending O. Reg. 247/94
(Salaries and Benefits of Justices of the Peace—
Regions Designated under Section 22 of the Act)

Note: Ontario Regulation 247/94 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Subsection 2 (1) of Ontario Regulation 247/94 is amended by striking out "Co-ordinator" in the first line and substituting "Associate Chief Judge—Co-ordinator of Justices of the Peace".

(2) Subsection 2 (4) of the Regulation is amended by striking out "Co-ordinator" in the fourth line and substituting "Associate Chief Judge—Co-ordinator of Justices of the Peace".

2. Subsection 3 (4) of the Regulation is amended by striking out "Co-ordinator" in the eighth line and substituting "Associate Chief Judge—Co-ordinator of Justices of the Peace".

3. Subsections 6 (1) and (2) of the Regulation are revoked and the following substituted:

(1) If, between April 1, 1994 and March 31, 1997, a justice of the peace carries out, at the direction of the Associate Chief Judge—Co-ordinator of Justices of the Peace, additional duties directly related to the fact that payments to justices of the peace are administered under the Act and not under the *Administration of Justice Act*, the Associate Chief Judge—Co-ordinator of Justices of the Peace may direct that the justice of the peace receive a salary in addition to the salary received for performing the duties of a justice of the peace.

(2) The Associate Chief Judge—Co-ordinator of Justices of the Peace shall determine the period of time during which the justice of the peace shall receive the additional salary under subsection (1), as well as the amount of the salary.

4. This Regulation comes into force on April 1, 1996.

15/96

ONTARIO REGULATION 99/96
made under the
SUBSTITUTE DECISIONS ACT, 1992

Made: March 28, 1996
Filed: March 29, 1996

REGISTER

1. The Public Guardian and Trustee shall establish and maintain a register of,

- (a) guardians of property; and
- (b) guardians of the person.

2. The Public Guardian and Trustee shall open a file relating to a person and shall incorporate the file in the register when the first of the following events occurs:

- 1. The Public Guardian and Trustee becomes the person's statutory guardian of property.
- 2. The court appoints someone as the person's guardian of property or guardian of the person.

3. (1) A file in the register relating to a person shall contain the following information that is in the possession of the Public Guardian and Trustee:

- 1. The name and address of the person.
- 2. The name, address and telephone number of the person's guardian of property, if any, and guardian of the person, if any.
- 3. For each guardian referred to in paragraph 2, information concerning,
 - i. how the guardian acquired his or her authority,
 - ii. any restrictions on the guardian's authority,
 - iii. with respect to a guardian of the person, whether the authority is full or partial and, if partial, the areas of personal care decision making in which the guardian has authority, and
 - iv. the date that the guardian's authority took effect, terminated or changed.

(2) The Public Guardian and Trustee shall update the information contained in the register whenever he or she receives new information referred to in subsection (1).

RÈGLEMENT DE L'ONTARIO 99/96
pris en application de la
LOI DE 1992 SUR LA PRISE DE
DÉCISIONS AU NOM D'AUTRUI

pris le 28 mars 1996
déposé le 29 mars 1996

REGISTRE

1. Le Tuteur et curateur public prévoit et tient un registre des personnes suivantes :

- a) les tuteurs aux biens;
- b) les tuteurs à la personne.

2. Le Tuteur et curateur public ouvre un dossier relativement à la personne et le verse au registre dès la première des éventualités suivantes à se produire :

- 1. Le Tuteur et curateur public devient le tuteur légal aux biens de la personne.
- 2. Le tribunal nomme un tuteur aux biens de la personne ou un tuteur à sa personne.

3. (1) Le dossier relatif à la personne versé au registre contient les renseignements suivants que possède le Tuteur et curateur public :

- 1. Les noms et adresse de la personne.
- 2. Les noms, adresse et numéro de téléphone du tuteur aux biens de la personne, le cas échéant, et du tuteur à la personne de celle-ci, le cas échéant.
- 3. À l'égard de chaque tuteur visé à la disposition 2, les renseignements suivants :
 - i. la façon dont le tuteur a acquis ses pouvoirs,
 - ii. les restrictions imposées aux pouvoirs du tuteur,
 - iii. relativement au tuteur à la personne, si les pouvoirs sont pleins ou partiels, et, s'ils sont partiels, les domaines dans lesquels le tuteur a le pouvoir de prendre des décisions en ce qui concerne les soins de la personne,
 - iv. la date à laquelle les pouvoirs du tuteur ont pris effet, ont pris fin ou ont changé.

(2) Le Tuteur et curateur public met à jour les renseignements contenus dans le registre chaque fois qu'il reçoit de nouveaux renseignements visés au paragraphe (1).

4. A guardian of property or guardian of the person shall promptly notify the Public Guardian and Trustee in writing of,

(a) any change in the name, address or telephone number of the guardian; and

(b) any change in the name or address of the person.

5. When the court makes an order relating to the appointment or authority of a guardian of property or guardian of the person, the person who made the application shall promptly send the Public Guardian and Trustee a copy of the order.

6. (1) The Public Guardian and Trustee shall provide information contained in the register under section 3 to any person who requests the information, by telephone or otherwise, if the person identifies by name the person to whom the file relates.

(2) The Public Guardian and Trustee shall not provide any information in response to a request under subsection (1) except as authorized by that subsection.

7. The Public Guardian and Trustee shall inform every guardian about whom information is kept in the register about,

(a) the existence of the register;

(b) the nature of the information kept in the register, as set out in section 3; and

(c) the circumstances, as set out in section 6, under which information from the register may be released.

8. This Regulation comes into force on the day Part III of the *Advocacy, Consent and Substitute Decisions Statute Law Amendment Act, 1996* comes into force.

4. Le tuteur aux biens ou le tuteur à la personne avise promptement par écrit le Tuteur et curateur public de ce qui suit :

a) tout changement de nom, d'adresse ou de numéro de téléphone du tuteur;

b) tout changement de nom ou d'adresse de la personne.

5. Lorsque le tribunal rend une ordonnance relativement à la nomination ou aux pouvoirs du tuteur aux biens ou du tuteur à la personne, la personne qui a présenté la requête envoie promptement une copie de l'ordonnance au Tuteur et curateur public.

6. (1) Le Tuteur et curateur public fournit les renseignements visés à l'article 3 que contient le registre à quiconque en fait la demande, notamment par téléphone, si la personne donne le nom de la personne sur qui porte le dossier.

(2) Le Tuteur et curateur public ne peut fournir de renseignements à la suite d'une demande visée au paragraphe (1) si ce n'est comme l'autorise ce paragraphe.

7. Le Tuteur et curateur public informe de ce qui suit chaque tuteur au sujet de qui des renseignements sont conservés dans le registre :

a) l'existence du registre;

b) la nature des renseignements conservés dans le registre, tel que l'énonce l'article 3;

c) les conditions, énoncées à l'article 6, dans lesquelles des renseignements contenus dans le registre peuvent être divulgués.

8. Le présent règlement entre en vigueur le jour de l'entrée en vigueur de la partie III de la *Loi de 1996 modifiant des lois en ce qui concerne l'intervention, le consentement et la prise de décisions au nom d'autrui*.

15/96

ONTARIO REGULATION 100/96

made under the

SUBSTITUTE DECISIONS ACT, 1992

Made: March 28, 1996
Filed: March 29, 1996

ACCOUNTS AND RECORDS OF ATTORNEYS
AND GUARDIANS

APPLICATION

1. This Regulation applies to attorneys under continuing powers of attorney, statutory guardians of property, court-appointed guardians of property, attorneys under powers of attorney for personal care and guardians of the person.

FORM OF ACCOUNTS AND RECORDS

2. (1) The accounts maintained by an attorney under a continuing power of attorney and a guardian of property shall include,

RÈGLEMENT DE L'ONTARIO 100/96

pris en application de la

LOI DE 1992 SUR LA PRISE DE

DÉCISIONS AU NOM D'AUTRUI

pris le 28 mars 1996
déposé le 29 mars 1996

COMPTES ET DOSSIERS DES PROCUREURS
ET DES TUTEURS

APPLICATION

1. Le présent règlement s'applique aux procureurs constitués en vertu de procurations perpétuelles, aux tuteurs légaux aux biens, aux tuteurs aux biens nommés par le tribunal, aux procureurs constitués en vertu de procurations relatives au soin de la personne et aux tuteurs à la personne.

FORME DES COMPTES ET DES DOSSIERS

2. (1) Les comptes tenus par un procureur constitué en vertu d'une procuration perpétuelle et un tuteur aux biens comprennent ce qui suit :

- (a) a list of all the incapable person's assets as of the date of the first transaction by the attorney or guardian on the incapable person's behalf, including real property, money, securities, investments, motor vehicles and other personal property;
- (b) an ongoing list of assets acquired and disposed of on behalf of the incapable person, including the date of and reason for the acquisition or disposition and from or to whom the asset is acquired or disposed;
- (c) an ongoing list of all money received on behalf of the incapable person, including the amount, date, from whom it was received, the reason for the payment and the particulars of the account into which it was deposited;
- (d) an ongoing list of all money paid out on behalf of the incapable person, including the amount, date, purpose of the payment and to whom it was paid;
- (e) an ongoing list of all investments made on behalf of the incapable person, including the amount, date, interest rate and type of investment purchased or redeemed;
- (f) a list of all the incapable person's liabilities as of the date of the first transaction by the attorney or guardian on the incapable person's behalf;
- (g) an ongoing list of liabilities incurred and discharged on behalf of the incapable person, including the date, nature of and reason for the liability being incurred or discharged;
- (h) an ongoing list of all compensation taken by the attorney or guardian, if any, including the amount, date and method of calculation;
- (i) a list of the assets, and value of each, used to calculate the attorney's or guardian's care and management fee, if any.

(2) An attorney under a continuing power of attorney and a guardian of property shall also keep, together with the accounts described in subsection (1), a copy of the continuing power of attorney, certificate of statutory guardianship or court order constituting the authority of the attorney or guardian, a copy of the management plan, if any, and a copy of any court orders relating to the attorney's or guardian's authority or to the management of the incapable person's property.

3. (1) The records maintained by an attorney under a power of attorney for personal care and a guardian of the person shall include,

- (a) a list of all decisions regarding health care, safety and shelter made on behalf of the incapable person, including the nature of each decision, the reason for it and the date;
- (b) a copy of medical reports or other documents, if any, relating to each decision;
- (c) the names of any persons consulted, including the incapable person, in respect of each decision and the date;
- (d) a description of the incapable person's wishes, if any, relevant to each decision, that he or she expressed when capable and the manner in which they were expressed;
- (e) a description of the incapable person's current wishes, if ascertainable and if they are relevant to the decision;
- (f) for each decision taken, the attorney's or guardian's opinion on each of the factors listed in clause 66 (4) (c) of the Act.

- a) la liste de tous les éléments d'actif de l'incapable à la date de la première opération effectuée par le procureur ou le tuteur au nom de l'incapable, y compris les biens immeubles, les sommes d'argent, les valeurs mobilières, les placements, les véhicules automobiles et les autres biens personnels;
- b) la liste permanente des éléments d'actif acquis et aliénés au nom de l'incapable, y compris la date et les motifs de l'acquisition ou de l'aliénation ainsi que le nom de la personne auprès de qui s'est faite l'acquisition ou en faveur de qui s'est faite l'aliénation;
- c) la liste permanente de toutes les sommes d'argent reçues au nom de l'incapable, y compris le montant, la date, le nom de la personne qui a versé la somme, la raison du paiement et les renseignements utiles sur le compte dans lequel la somme a été déposée;
- d) la liste permanente de toutes les sommes payées au nom de l'incapable, y compris le montant, la date, le but du paiement et le nom de la personne à qui la somme a été versée;
- e) la liste permanente de tous les placements effectués au nom de l'incapable, y compris le montant, la date, le taux d'intérêt et le type de placement effectué ou encaissé;
- f) la liste de tous les éléments de passif de l'incapable à la date de la première opération effectuée par le procureur ou le tuteur au nom de l'incapable;
- g) la liste permanente des dettes engagées et acquittées au nom de l'incapable, y compris la date, la nature de la dette et le motif pour lequel la dette a été engagée ou acquittée;
- h) la liste permanente de toutes les rémunérations prélevées par le procureur ou le tuteur, le cas échéant, y compris le montant, la date et la méthode de calcul;
- i) la liste des éléments d'actif, et la valeur de chacun d'eux, en vue du calcul des honoraires, le cas échéant, du procureur ou du tuteur à l'égard des soins et de la gestion.

(2) Le procureur constitué en vertu d'une procuration perpétuelle et le tuteur aux biens conservent également, avec les comptes visés au paragraphe (1), une copie de la procuration perpétuelle, du certificat de tutelle légale ou de l'ordonnance du tribunal habilitant le procureur ou le tuteur, une copie du plan de gestion, le cas échéant, et une copie des ordonnances du tribunal relatives aux pouvoirs du procureur ou du tuteur ou à la gestion des biens de l'incapable.

3. (1) Les dossiers tenus par un procureur constitué en vertu d'une procuration relative au soin de la personne et un tuteur à la personne comprennent ce qui suit :

- a) la liste de toutes les décisions relatives aux soins de santé, à la sécurité et à l'hébergement qui ont été prises au nom de l'incapable, y compris la nature de chaque décision et les motifs et la date de celle-ci;
- b) une copie des rapports médicaux ou autres documents, le cas échéant, se rapportant à chaque décision;
- c) le nom des personnes consultées, y compris l'incapable, à l'égard de chaque décision et la date de la consultation;
- d) la description des désirs de l'incapable, le cas échéant, qui sont pertinents à l'égard de chaque décision, qu'il a exprimés lorsqu'il était capable, et de la façon dont il les a exprimés;
- e) la description des désirs courants de l'incapable, s'ils peuvent être établis et s'ils sont pertinents à l'égard de la décision;
- f) pour chaque décision prise, l'opinion du procureur ou du tuteur sur chacun des facteurs énumérés à l'alinéa 66 (4) c) de la Loi.

(2) An attorney under a power of attorney for personal care and a guardian of the person shall also keep a copy of the power of attorney for personal care or court order appointing the attorney or guardian, a copy of the guardianship plan, if any, and a copy of any court orders relating to the attorney's or guardian's authority or the incapable person's care.

CONFIDENTIALITY AND DISCLOSURE OF ACCOUNTS AND RECORDS

4. An attorney or guardian shall not disclose any information contained in the accounts and records except,

- (a) as required by section 5 or permitted by section 6;
- (b) as required by a court order;
- (c) as required otherwise under the Act or any other Act; or
- (d) as is consistent with or related to his or her duties as attorney or guardian.

5. (1) An attorney under a continuing power of attorney shall give a copy of the accounts and records he or she keeps in accordance with section 2 to any of the following persons who requests it:

- 1. The incapable person.
- 2. The incapable person's attorney for personal care or guardian of the person.

(2) A guardian of property shall give a copy of the accounts and records he or she keeps in accordance with section 2 to any of the following persons who requests it:

- 1. The incapable person.
- 2. The incapable person's attorney for personal care or guardian of the person.
- 3. If the Public Guardian and Trustee is the guardian of property, the incapable person's spouse, except a spouse from whom the incapable person is living separate and apart within the meaning of the *Divorce Act* (Canada), or the incapable person's partner, child, parent, brother or sister.
- 4. The Public Guardian and Trustee, if he or she is not the incapable person's guardian of property or guardian of the person.

(3) An attorney for personal care shall give a copy of the records he or she keeps in accordance with section 3 to any of the following persons who requests it:

- 1. The incapable person.
- 2. The incapable person's attorney under a continuing power of attorney or guardian of property.

(4) A guardian of the person shall give a copy of the records he or she keeps in accordance with section 3 to any of the following persons who requests it:

- 1. The incapable person.
- 2. The incapable person's attorney under a continuing power of attorney or guardian of property.
- 3. The Public Guardian and Trustee, if he or she is not the incapable person's guardian of property or of the person.

(2) Le procureur constitué en vertu d'une procuration relative au soin de la personne et le tuteur à la personne conservent également une copie de la procuration relative au soin de la personne ou de l'ordonnance de nomination du procureur ou du tuteur rendue par le tribunal, une copie du plan de tutelle, le cas échéant, et une copie des ordonnances du tribunal relatives aux pouvoirs du procureur ou du tuteur ou au soin de l'incapable.

CONFIDENTIALITÉ ET DIVULGATION DES COMPTES ET DES DOSSIERS

4. Le procureur ou le tuteur ne doit pas divulguer les renseignements contenus dans les comptes et les dossiers sauf dans les cas suivants :

- a) l'article 5 l'exige ou l'article 6 le permet;
- b) une ordonnance du tribunal l'exige;
- c) la Loi ou une autre loi l'exige par ailleurs;
- d) la divulgation et ses fonctions de procureur ou de tuteur sont compatibles ou connexes.

5. (1) Le procureur constitué en vertu d'une procuration perpétuelle donne une copie des comptes et des dossiers qu'il tient conformément à l'article 2 aux personnes suivantes qui en font la demande :

- 1. L'incapable.
- 2. Le procureur au soin de la personne ou le tuteur à la personne de l'incapable.

(2) Le tuteur aux biens donne une copie des comptes et des dossiers qu'il tient conformément à l'article 2 aux personnes suivantes qui en font la demande :

- 1. L'incapable.
- 2. Le procureur au soin de la personne ou le tuteur à la personne de l'incapable.
- 3. Si le Tuteur et curateur public est le tuteur aux biens, le conjoint de l'incapable, à l'exception du conjoint dont l'incapable vit séparément au sens de la *Loi sur le divorce* (Canada), ou le partenaire, l'enfant, le père, la mère, le frère ou la sœur de l'incapable.
- 4. Le Tuteur et curateur public, s'il n'est pas le tuteur aux biens ou le tuteur à la personne de l'incapable.

(3) Le procureur au soin de la personne donne une copie des dossiers qu'il tient conformément à l'article 3 aux personnes suivantes qui en font la demande :

- 1. L'incapable.
- 2. Le procureur constitué en vertu d'une procuration perpétuelle ou le tuteur aux biens de l'incapable.

(4) Le tuteur à la personne donne une copie des dossiers qu'il tient conformément à l'article 3 aux personnes suivantes qui en font la demande :

- 1. L'incapable.
- 2. Le procureur constitué en vertu d'une procuration perpétuelle ou le tuteur aux biens de l'incapable.
- 3. Le Tuteur et curateur public, s'il n'est pas le tuteur aux biens ou à la personne de l'incapable.

RETENTION OF ACCOUNTS AND RECORDS

CONSERVATION DES COMPTES ET DES DOSSIERS

6. (1) Every attorney and guardian shall retain the accounts and records required by this Regulation until he or she ceases to have authority and one of the following occurs:

6. (1) Les procureurs et les tuteurs conservent les comptes et les dossiers exigés par le présent règlement jusqu'à ce qu'ils ne soient plus habilités et que l'une ou l'autre des éventualités suivantes se produise :

1. The attorney or guardian obtains a release of liability from a person who has the authority to give the release.
2. Another person has acquired the authority to manage the incapable person's property or make decisions concerning the incapable person's personal care, as the case may be, and the attorney or guardian delivers the accounts or records to that person.
3. The incapable person has died and the attorney or guardian delivers the accounts or records to the incapable person's personal representative.
4. The attorney or guardian is discharged by the court on a passing of accounts under section 42 of the Act and either the time for appealing the decision relating to the discharge has expired with no appeal being taken or an appeal from the decision relating to the discharge is finally disposed of and the attorney or guardian is discharged on the appeal.
5. A court order is obtained directing the attorney or guardian to destroy or otherwise dispose of the accounts or records.

1. Le procureur ou le tuteur est dégagé de sa responsabilité par une personne habilitée à ce faire.
2. Une autre personne a été habilitée à gérer les biens de l'incapable ou à prendre des décisions relatives au soin de sa personne, selon le cas, et le procureur ou le tuteur remet les comptes ou les dossiers à cette personne.
3. L'incapable est décédé et le procureur ou le tuteur remet les comptes ou les dossiers au représentant successoral de l'incapable.
4. Le procureur ou le tuteur est libéré par le tribunal à la suite d'une reddition des comptes effectuée en vertu de l'article 42 de la Loi, et soit le délai prévu pour interjeter appel de la décision relative à la libération a expiré sans qu'aucun appel n'ait été interjeté, soit un appel de la décision relative à la libération a été réglé de façon définitive et le procureur ou le tuteur est libéré à la suite de l'appel.
5. Une ordonnance du tribunal est obtenue, laquelle enjoint au procureur ou au tuteur de détruire les comptes ou les dossiers ou de s'en débarrasser d'une autre façon.

(2) Subsection (1) applies, with necessary modifications, to former attorneys and guardians.

(2) Le paragraphe (1) s'applique, avec les adaptations nécessaires, aux anciens procureurs et tuteurs.

7. This Regulation comes into force on the day Part III of the *Advocacy, Consent and Substitute Decisions Statute Law Amendment Act, 1996* comes into force.

7. Le présent règlement entre en vigueur le jour de l'entrée en vigueur de la partie III de la *Loi de 1996 modifiant des lois en ce qui concerne l'intervention, le consentement et la prise de décisions au nom d'autrui*.

15/96

ONTARIO REGULATION 101/96
made under the
SUBSTITUTE DECISIONS ACT, 1992

Made: March 28, 1996
Filed: March 29, 1996

Amending O. Reg. 26/95
(General)

Note: Ontario Regulation 26/95 has not previously been amended.

1. Section 3 of Ontario Regulation 26/95 is revoked and the following substituted:

3. (1) An application to replace the Public Guardian and Trustee as statutory guardian of property by a person authorized to apply under subsection 17 (1) of the Act shall be in Form 1.

(2) A management plan required by subsection 17 (3) or clause 70 (1) (b) of the Act shall be in Form 2.

RÈGLEMENT DE L'ONTARIO 101/96
pris en application de la
**LOI DE 1992 SUR LA PRISE DE
DÉCISIONS AU NOM D'AUTRUI**

pris le 28 mars 1996
déposé le 29 mars 1996

modifiant le Règl. de l'Ont. 26/95
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 26/95 n'a pas été modifié antérieurement.

1. L'article 3 du Règlement de l'Ontario 26/95 est abrogé et remplacé par ce qui suit :

3. (1) La demande de remplacement du Tuteur et curateur public en qualité de tuteur légal aux biens qui est présentée par une personne autorisée à ce faire en vertu du paragraphe 17 (1) de la Loi est rédigée selon la formule 1.

(2) Le plan de gestion exigé par le paragraphe 17 (3) ou l'alinéa 70 (1) b) de la Loi est rédigé selon la formule 2.

(3) A guardianship plan required by clause 70 (2) (b) of the Act shall be in Form 3.

(4) A request for an assessment of one's own or another person's capacity under subsection 16 (1) of the Act shall be in Form 4.

(5) A statement required by paragraph 1 of subsection 50 (1) of the Act shall be in Form 5.

(6) A statement in support of an application under subsection 71 (1) of the Act shall be in Form 6.

(7) A statement in support of a motion under subsection 71 (2) of the Act shall be in Form 7.

(8) A statement of a person who is not an assessor under section 72 of the Act shall be in Form 8.

(9) A statement of a person who is not an assessor under section 73 of the Act shall be in Form 9.

2. Forms 1, 2, 3, 4, 5 and 7 of the Regulation are revoked and the following substituted:

(3) Le plan de tutelle exigé par l'alinéa 70 (2) b) de la Loi est rédigé selon la formule 3.

(4) La demande d'évaluation de sa propre capacité ou de celle d'une autre personne, prévue au paragraphe 16 (1) de la Loi, est rédigée selon la formule 4.

(5) La déclaration exigée par la disposition 1 du paragraphe 50 (1) de la Loi est rédigée selon la formule 5.

(6) La déclaration à l'appui d'une requête visée au paragraphe 71 (1) de la Loi est rédigée selon la formule 6.

(7) La déclaration à l'appui d'une motion visée au paragraphe 71 (2) de la Loi est rédigée selon la formule 7.

(8) La déclaration d'une personne qui n'est pas un évaluateur, visée à l'article 72 de la Loi, est rédigée selon la formule 8.

(9) La déclaration d'une personne qui n'est pas un évaluateur, visée à l'article 73 de la Loi, est rédigée selon la formule 9.

2. Les formules 1, 2, 3, 4, 5 et 7 du Règlement sont abrogées et remplacées par ce qui suit :

FORM 1**Substitute Decisions Act, 1992****APPLICATION TO REPLACE THE PUBLIC GUARDIAN AND TRUSTEE
AS STATUTORY GUARDIAN OF PROPERTY BY A PERSON
AUTHORIZED TO APPLY UNDER SUBSECTION 17 (1) 1, 2, 3, 4**

(Please note: attach additional pages if more space is needed)

Name of Incapable Person (in full): _____
(Surname, first and initials)

Address: _____

Telephone: Residence _____

Date of Birth: _____
(Day, Month, Year)

Your relationship to the incapable person is:

- 1. ☐ spouse *
- 2. ☐ partner **
- 3. ☐ relative describe relation: _____

Or, you are a:

- 4. ☐ trust corporation
- 5. ☐ attorney under a continuing power of attorney made prior to the date the Certificate of Incapacity was issued and which does not give the attorney authority over all of the incapable person's property

Attachment(s) required:

- ☐ if box 4 above is completed, copy of the consent of the incapable person's spouse or partner
- ☐ if box 5 above is completed, copy of continuing power of attorney

* 'Spouse' means a person of the opposite sex,

(a) to whom the person is married, or

(b) with whom a person is living in a conjugal relationship outside marriage, if the two persons:

(i) have cohabited for at least one year,

(ii) are together the parents of a child, or

(iii) have together entered into a cohabitation agreement under Section 53 of the Family Law Act.

- ** Two persons are 'partners' if they have lived together for at least one year and have a close personal relationship that is of primary importance in both persons' lives.

Please list any other person who is entitled to apply under subsection 17 (1)*** who is known to you. Please state whether you have informed each person listed on your application for statutory guardianship and indicate if they have informed you of whether they support or oppose your appointment.

- *** Any of the following persons may apply to the Public Guardian and Trustee to replace the Public Guardian and Trustee as an incapable person's statutory guardian of property:

- (i) the incapable person's spouse or partner,
- (ii) a relative of the incapable person,
- (iii) the incapable person's attorney under a continuing power of attorney, if the power of attorney was made before the Certificate of Incapacity was issued and does not give the attorney authority over all of the incapable person's property, or
- (iv) a trust corporation within the meaning of the *Loan and Trust Corporations Act*, if the incapable person's spouse or partner consents in writing to the application.

Name	Person(s) Informed Yes/No	Relation- ship to Incapable Person	Address and Telephone Number	Support or Oppose Application

Applicant's Statement:

1. Have you been in personal contact with the incapable person during the preceding 12-month period?

Or, if you are a trust corporation, has the incapable person's spouse or partner been in personal contact with the incapable person during the preceding 12-month period?

- ☐ Yes
☐ No

2. Are you willing to perform all duties required of a guardian in respect of the incapable person's property and do you agree to act in accordance with the Management Plan?

- ☐ Yes
☐ No

3. To the best of my knowledge and belief, the total approximate value of the property of the incapable person is \$_____. Particulars of the assets and their respective approximate values are listed on the attached Management Plan, forming part of this application.

(If you are a trust corporation, please skip questions 4 - 8)

4. Is your relationship with the incapable person a friendly one?

☐ Yes
☐ No

5. Have you been found guilty of any offence relating to financial mismanagement under the *Criminal Code*?

☐ Yes
☐ No

6. Are you an undischarged bankrupt?

☐ Yes
☐ No

7. Have you been held liable in a civil proceeding relating to fraud, breach of trust or any other type of financial mismanagement?

☐ Yes
☐ No

8. I understand that the Public Guardian and Trustee may refuse my application unless I provide a bond securing the value of the incapable person's property in a form and amount agreeable to the Public Guardian and Trustee of Ontario.

☐ Yes
☐ No

NOTE: Attach Management Plan

SUBSECTIONS 89 (5) AND (6) OF THE *SUBSTITUTE DECISIONS ACT*, 1992 PROVIDE:

ss.89(5): NO PERSON SHALL, IN A STATEMENT MADE IN A PRESCRIBED FORM, ASSERT SOMETHING THAT HE OR SHE KNOWS TO BE UNTRUE OR PROFESS AN OPINION THAT HE OR SHE DOES NOT HOLD.

ss.89(6): A PERSON WHO CONTRAVENES SUBSECTION (5) IS GUILTY OF AN OFFENCE AND IS LIABLE, ON CONVICTION, TO A FINE NOT EXCEEDING \$10,000.00.

Date _____ Signature of proposed Statutory Guardian(s)
of Property or, if a trust corporation, an
authorized signing officer

Name(s): _____
(Please Print)

Address(es): _____

Telephone number(s): _____

NOTE: If you are proposing the appointment of two or more persons as joint statutory guardians, please indicate to which applicant the property and accounts, if applicable, and the Certificate of Statutory Guardianship should be delivered if the appointment is made:

Name of proposed statutory guardian of property _____

Address: _____

Telephone: _____

Notice to the Applicants:

1. The personal information contained in your application is collected under the authority of section 17 of the *Substitute Decisions Act, 1992*, and will be used to process your application to replace the Public Guardian and Trustee as statutory guardian of property in accordance with the law and policies of the Office of the Public Guardian and Trustee. Questions about this collection of information should be directed to:

Office of the Public Guardian and Trustee
595 Bay Street, Suite 800
Toronto, Ontario M5G 2M6
Tel.: (416) 314-2800

FORMULE 1

Loi de 1992 sur la prise de décisions au nom d'autrui

**DEMANDE DE REMPLACEMENT DU TUTEUR ET CURATEUR
PUBLIC EN QUALITÉ DE TUTEUR LÉGAL AUX BIENS PAR UNE
PERSONNE AUTORISÉE À CE FAIRE EN VERTU
DES ALINÉAS 1, 2, 3 ET 4 DU PARAGRAPHE 17 (1)**

*(Veuillez joindre des feuilles supplémentaires
au besoin)*

Nom de l'incapable (nom et prénom) : _____
(nom de famille, prénom et initiales)

Adresse: _____

N° de téléphone (domicile) : _____

Date de naissance : _____
(Jour, mois, année)

Votre lien avec l'incapable est le suivant :

1. ☐ conjoint*
2. ☐ partenaire**
3. ☐ parent (préciser le lien de parenté) : _____

Ou bien vous êtes :

4. ☐ une société de fiducie
5. ☐ un procureur constitué en vertu d'une procuration perpétuelle donnée avant la délivrance du certificat d'incapacité et qui ne confère pas au procureur de pouvoir sur tous les biens de l'incapable.

Document(s) requis :

- ☐ Si la case 4 ci-dessus est remplie, une copie du consentement du conjoint ou du partenaire de l'incapable.

☐ si la case 5 est remplie, une copie de la procuration perpétuelle.

• «Conjoint» Personne du sexe opposé avec laquelle :

- a) la personne est mariée;
- b) la personne vit dans une union conjugale hors du mariage, si les deux personnes, selon le cas :
 - (i) ont cohabité pendant au moins un an,
 - (ii) sont les parents du même enfant,
 - (iii) ont conclu un accord de cohabitation en vertu de l'article 53 de la *Loi sur le droit de la famille*.

•• Sont des «partenaires» deux personnes qui ont vécu ensemble pendant au moins un an et qui ont des relations personnelles étroites qui sont de première importance dans leur vie.

Veillez indiquer le nom des autres personnes que vous connaissez et qui ont le droit de présenter une demande en vertu du paragraphe 17 (1)***. Veuillez préciser si vous avez informé chacune des personnes indiquées sur la liste que vous présentiez une requête en vue d'obtenir la tutelle légale et indiquer si elles vous ont informé qu'elles appuyaient votre nomination ou s'y opposaient.

*** L'une ou l'autre des personnes suivantes peut demander au Tuteur et curateur public de le remplacer en qualité de tuteur légal aux biens de l'incapable :

- (i) le conjoint ou le partenaire de l'incapable,
- (ii) un parent de l'incapable,
- (iii) le procureur constitué en vertu d'une procuration perpétuelle de l'incapable, si la procuration a été donnée avant la délivrance du certificat d'incapacité et ne confère pas au procureur de pouvoir sur tous les biens de l'incapable,
- (iv) une société de fiducie au sens de la *Loi sur les sociétés de prêt et de fiducie*, si le conjoint ou le partenaire de l'incapable consent par écrit à la demande.

Nom	Personne(s) informée(s) Oui/Non	Lien avec l'incapable	Adresse et n° de téléphone	Appuie la nomination ou s'y oppose

Déclaration de l'auteur de la demande :

1. Avez-vous eu un contact personnel avec l'incapable au cours des 12 derniers mois?

Ou, si vous êtes une société de fiducie, est-ce que le conjoint ou le partenaire de l'incapable a été en contact personnel avec l'incapable au cours des 12 derniers mois?

- ☐ Oui
- ☐ Non

2. Êtes-vous prêt à vous acquitter de toutes les obligations de tuteur en ce qui concerne les biens de l'incapable et convenez-vous d'agir conformément au plan de gestion?

☐ Oui
☐ Non

3. Au mieux de ma connaissance et de mes croyances, la valeur totale approximative des biens de l'incapable est de _____ \$. Les détails des éléments d'actif et de leur valeur approximative respective sont indiqués dans le plan de gestion ci-joint, qui fait partie intégrante de la présente demande.

(Si vous êtes une société de fiducie, veuillez omettre les questions 4 à 8.)

4. Votre relation avec l'incapable est-elle amicale?

☐ Oui
☐ Non

5. Avez-vous été déclaré coupable d'une infraction liée à la mauvaise gestion financière en vertu du *Code criminel*?

☐ Oui
☐ Non

6. Êtes-vous un failli non libéré?

☐ Oui
☐ Non

7. Avez-vous été jugé responsable dans une instance civile en matière de fraude, d'abus de confiance ou de tout autre type de mauvaise gestion financière?

☐ Oui
☐ Non

8. Je comprends que le Tuteur et curateur public peut refuser ma demande à moins que je fournisse une caution garantissant la valeur des biens de l'incapable, sous une forme et d'un montant qu'approuve le Tuteur et curateur public de l'Ontario.

☐ Oui

☐ Non

REMARQUE : Veuillez joindre le plan de gestion.

LES PARAGRAPHES 89 (5) ET (6) DE LA LOI DE 1992 SUR LA PRISE DE DÉCISIONS AU NOM D'AUTRUI PRÉVOIENT CE QUI SUIT :

Par. 89 (5) : NUL NE DOIT, DANS UNE DÉCLARATION FAITE SELON UNE FORMULE PRESCRITE, AFFIRMER QUELQUE CHOSE QU'IL SAIT ÊTRE FAUX NI PROFESSER UNE OPINION QUI N'EST PAS LA SIENNE.

Par. 89 (6) : QUICONQUE CONTREVIENT AU PARAGRAPHE (5) EST COUPABLE D'UNE INFRACTION ET PASSIBLE, SUR DÉCLARATION DE CULPABILITÉ, D'UNE AMENDE D'AU PLUS 10 000 \$.

Date Signature du (des) tuteur(s) légal (légaux) aux biens proposé(s) ou d'un signataire autorisé, s'il s'agit d'une société de fiducie

Nom(s) : _____
(En caractères d'imprimerie)

Adresse(s) : _____

Numéro(s) de téléphone : _____

REMARQUE : Si vous proposez la nomination de deux ou plusieurs personnes en tant que tuteurs légaux conjoints, veuillez indiquer à quel auteur de la demande il faut remettre les biens et les comptes, le cas échéant, et le certificat de tutelle légale, si la nomination est faite :

Nom du tuteur légal aux biens proposé

Adresse :

Numéro de téléphone :

Avis aux auteurs de la demande :

1. Les renseignements personnels inscrits contenus dans votre demande sont recueillis en vertu de l'article 17 de la *Loi de 1992 sur la prise de décisions au nom d'autrui* et serviront à traiter votre demande de remplacement du Tuteur et curateur public en qualité de tuteur légal aux biens conformément à la loi et aux politiques du Bureau du Tuteur et curateur public. Pour toute question relative à cette collecte de renseignements, veuillez vous adresser au :

Bureau du Tuteur et curateur public
595, rue Bay, bureau 800
Toronto (Ontario) M5G 2M6
Tél. : (416) 314-2800

FORM 2

Note: Where the document is completed as part of an application for court appointed guardianship of property, please insert general heading and court file number.

Substitute Decisions Act, 1992**MANAGEMENT PLAN**

A. This Management Plan is provided as part of the application made by:

(Full name(s) of applicant(s))

to be appointed as guardian of the property of _____

(Full name of person for whom guardianship is sought)

To the best of my knowledge and belief, the assets, liabilities, income and expenditures of _____

(Name of person for whom guardianship is sought)

at this date are stated below. My plans for managing them and the reasons for these plans are as follows:

Complete the parts below that apply to the finances of the person for whom guardianship is sought. Attach additional pages if the space below is insufficient. Where a part does not apply, write 'None' or 'Not Applicable' in the space provided.

B. LAND:

Type and address of property or properties	Estimated market value
	TOTAL:

PLAN:

For each of the above noted properties indicate your plans (e.g., sell at market value, lease at market value, other),

the anticipated time frame for completing the transactions, if applicable, and your reasons for these plans:

C. **GENERAL HOUSEHOLD ITEMS AND VEHICLES:** (Give general description for vehicles, list year, model, make.)

Item	Particulars	Estimated Current Market Value
General Household:		
Vehicles:		
		TOTAL:

PLAN:

Explain your plans for these items (e.g., retain for use of person for whom guardianship is sought, sell at market value, place in storage, gift, other) and your reasons for these plans:

D. **VALUABLES** (including antiques, art, collectibles, jewellery):

Item	Particulars	Estimated Current Market Value
		TOTAL:

PLAN:

Explain your plans for these items (e.g., sell at market value; place in storage, other) and your reasons for these plans:

E. **SAVINGS AND SAVINGS PLANS** (include cash, assets in financial institutions, registered retirement or other savings plans, deposit receipts, pension plans etc.):

Category	Institution	Account Number	Current Amount or Value
			TOTAL:

PLAN:

Explain your plans for the savings described above (e.g., close current accounts and consolidate in a trust account, deposit cash, maintain savings plans, collapse plans as required to meet ongoing expenditures, etc.) and your reasons for these plans:

F. SECURITIES AND INVESTMENTS (include bonds, shares, warrants, options, debentures, notes and any other securities):

Category	Number	Description	Estimated Current Market Value
			TOTAL:

PLAN:

Explain your plans with respect to the above-noted securities and investments (e.g., maintain in current form, renew as required, convert, redeem, etc.) and your reasons for these plans:

G. ACCOUNTS RECEIVABLE (include all debts owing to person for whom guardianship is sought):

Particulars	Amount
TOTAL:	

PLAN:

Explain your plans regarding collection of the above-noted debts and your reasons for these plans:

- H. **BUSINESS INTERESTS:** (Show any interests owned by the person for whom guardianship is sought in an unincorporated business. An interest in an incorporated business may be shown here or under Securities.)

Name of Firm or Company	Interest	Estimated Current Value
		TOTAL:

PLAN:

Explain your plans regarding the above-noted business interests (e.g., maintain, dissolve, sell, etc.) and your reasons for these plans:

- I. **OTHER PROPERTY:** (Show any other property owned by the person for whom guardianship is sought and which is not shown above.)

Category	Particulars	Estimated Current Market Value
		TOTAL:

PLAN:

Explain your plans for the property described above and the reasons for these plans:

- J. **LIABILITIES:** (Show the debts owed by the person for whom guardianship is sought including personal loans, credit card balances, outstanding bills, income tax owing, etc.)

Description of Debt	Particulars	Amount of Debt
		TOTAL:

PLAN:

Explain your plans with respect to these debts and the reasons for these plans:

- K. **INCOME:** (Show net income from all sources estimated on an annual basis.)

Type of Income	Particulars	Approximate Annual Amount
Pension Employment Interest Rental Business Other		
		TOTAL:

PLAN:

Explain your plans for the collection, deposit and allocation of the income described above:

- L. **EXPENSES:** (Describe the expenses, calculated on an annual basis, which you anticipate will be required to be made on behalf of the person for whom guardianship is sought.)

Expense	Particulars	Approximate Annual Amount
---------	-------------	---------------------------

Residential Utilities Recreational/Entertain- ment Travel Personal Care Support for Dependents Property Maintenance Gifts Loans Charitable Donations Other		
		TOTAL:

PLAN:

Explain below:

- (a) Whether any of the payments described above are of direct or indirect financial benefit to you, a person you live with or to whom you are related. If so, please explain why these payments are necessary and appropriate:

- (b) Whether any significant increases or decreases in the above expenditures are anticipated, or whether any additional expenditures are likely. If so, please explain:

- (c) Whether the expenditures listed above will adequately meet the personal needs and maximize the enjoyment of life of the person for whom guardianship is sought:

- (d) If you are planning to make gifts, loans or charitable donations, please explain the reasons why you believe these expenditures are appropriate:

- (e) If payments to dependents, or for their benefit, are required please provide details about the nature of these payments and the reasons for them:

- (f) Are there any expenditures which others have recommended which you are not planning to make? If so, please explain:

- M. **LEGAL PROCEEDINGS:** (Identify any current legal proceedings relating to property to which he or she is a party including any civil or criminal proceedings.)

Nature of Legal Proceedings	Status of Proceedings

PLAN:

- (a) Please explain your plans in respect of these proceedings:

Do you anticipate that legal proceedings may need to be commenced or defended on the person's behalf in respect of his or her property? If so, please explain:

- (b) What arrangements for legal representation for the person have been made or do you propose?

- (c) Are you aware of any existing court orders or judgements which are relevant to the management of the person's property? If yes, describe or attach copies.

- ☐ Yes
☐ No

If yes, describe: _____

- N. **ADDITIONAL INFORMATION:**

- (a) I have consulted with the person for whom guardianship is sought in making this plan: (check one)

- ☐ Yes
☐ No

If no, please provide reasons: _____

- (b) I have consulted with the following other people in preparing this plan:
- _____
- _____
- _____

- (c) To the best of my knowledge, the person for whom guardianship is sought would not object to any aspect of this management plan: (check one)

- ☐ Yes, would object
☐ No, would not object

If yes, please explain: _____

- (d) I am aware of my duty to encourage the participation of the person for whom guardianship is sought in decisions I may make and to consult with supportive family and friends and caregivers. My plans to do so are as follows: (briefly describe)
- _____
- _____
- _____

- (e) I am aware that I would, as guardian of property, be required to make reasonable efforts to determine whether the person for whom guardianship is sought has a will and, if so, what the provisions of the will are and I am entitled to obtain the incapable person's will. My plans to do so are as follows:
- _____
- _____
- _____

- (f) I am aware that I am not to dispose of property that I know is subject to a specific testamentary gift in the will of the person for whom guardianship is sought unless the specific testamentary gift is of money or if the disposition of that property is necessary to comply with my duties as guardian of property or to make a gift of the property to the person who would be entitled to it under the will, if the gift is

authorized by section 37 of the *Substitute Decisions Act, 1992*.

SUBSECTIONS 32(10) AND 32(11) OF THE SUBSTITUTE DECISIONS ACT, 1992 PROVIDE:

ss.32(10): A GUARDIAN SHALL ACT IN ACCORDANCE WITH THE MANAGEMENT PLAN.

ss.32(11): IF THERE IS A MANAGEMENT PLAN, IT MAY BE AMENDED FROM TIME TO TIME WITH THE PUBLIC GUARDIAN AND TRUSTEE'S APPROVAL.

SUBSECTIONS 89(5) AND 89(6) OF THE SUBSTITUTE DECISIONS ACT, 1992 PROVIDE:

ss.89(5): NO PERSON SHALL, IN A STATEMENT MADE IN A PRESCRIBED FORM, ASSERT SOMETHING THAT HE OR SHE KNOWS TO BE UNTRUE OR PROFESS AN OPINION THAT HE OR SHE DOES NOT HOLD.

ss.89(6): A PERSON WHO CONTRAVENES SUBSECTION (5) IS GUILTY OF AN OFFENCE AND IS LIABLE, ON CONVICTION, TO A FINE NOT EXCEEDING \$10,000.00.

Date _____ Signature of proposed Guardian(s)
of property

Name(s) (please print): _____

Address(es): _____

Telephone number(s): _____

FORMULE 2

Remarque: Lorsque le document est rempli dans le cadre d'une requête en nomination d'une tutelle des biens par le tribunal, veuillez insérer le titre et le numéro de dossier de la Cour.

Loi de 1992 sur la prise de décisions au nom d'autrui

PLAN DE GESTION

A. Ce plan de gestion est fourni dans le cadre d'une requête présentée par :

(nom et prénom du/des requérant(s))

pour être nommé à titre de tuteur aux biens de :

(nom de la personne pour laquelle la tutelle est demandée)

Au mieux de ma connaissance et de mes croyances, l'actif, le passif, le revenu et les dépenses de :

(nom de la personne pour laquelle la tutelle est demandée)

à cette date sont tels qu'il est indiqué ci-après. Je propose de les gérer de la façon suivante, pour les motifs indiqués :

Remplir les parties ci-dessous qui concernent les finances de la personne pour laquelle la tutelle est demandée. Joindre des feuilles supplémentaires au besoin. Lorsqu'une partie ne s'applique pas, inscrire «nul» ou «ne s'applique pas» dans l'espace prévu.

B. BIENS IMMOBILIERS :

Type de bien(s) et adresse	Valeur marchande estimative
	TOTAL :

PLAN :

Pour chacun des biens ci-dessus, indiquez vos plans (p. ex. les vendre à leur valeur marchande, les louer à leur valeur marchande, autre), le délai prévu pour conclure les opérations, le cas échéant, et vos motifs :

C. EFFETS MOBILIERS GÉNÉRAUX ET VÉHICULES : *(Donnez une description générale des véhicules, inscrire l'année, le modèle, la marque.)*

Effet	Détails	Valeur marchande actuelle estimative
Effets mobiliers généraux		
Véhicules		
		TOTAL :

PLAN :

Expliquez vos plans en ce qui concerne ces effets (p. ex. les conserver pour l'usage de la personne pour laquelle la tutelle est demandée, les vendre à leur valeur marchande, les remiser, les donner en cadeau, autre) et vos motifs :

D. OBJETS DE VALEUR *(y compris les antiquités, les oeuvres d'art, les pièces de collection, les bijoux) :*

Objet	Détails	Valeur marchande actuelle estimative
		TOTAL :

PLAN :

Expliquez vos plans en ce qui concerne ces articles (p. ex. les vendre à leur valeur marchande, les remiser, autre) et vos motifs :

- E. ÉPARGNES ET RÉGIMES D'ÉPARGNE** (*y compris l'argent comptant, les avoirs dans des institutions financières, les régimes enregistrés d'épargne-retraite ou autres régimes d'épargne, les récépissés de dépôt, les régimes de pension etc.*) :

Catégorie	Institution	Numéro de compte	Montant ou valeur actuel
			TOTAL :

PLAN :

Expliquez vos plans en ce qui concerne les épargnes susmentionnées (p. ex. fermer les comptes courants et les consolider dans un compte en fiducie, déposer des espèces, maintenir les régimes d'épargne, résilier les régimes selon les besoins pour faire face aux dépenses courantes, etc.) et vos motifs :

- F. VALEURS MOBILIÈRES ET PLACEMENTS** (*y compris les obligations, actions, bons de souscription, options, débentures, billets et autres valeurs mobilières*) :

Catégorie	Numéro	Description	Valeur marchande actuelle estimative
			TOTAL :

PLAN :

Expliquez vos plans en ce qui concerne les titres et placements susmentionnés (p. ex. les maintenir dans l'état actuel, les renouveler selon les besoins, les convertir, les racheter, etc.) et vos motifs :

G. COMPTES DÉBITEURS *(y compris toutes les dettes dues à la personne pour laquelle la tutelle est demandée) :*

Détails	Montant
	TOTAL :

PLAN :

Expliquez vos plans en ce qui concerne le recouvrement des dettes susmentionnées et vos motifs :

H. DROITS DANS UNE ENTREPRISE : *(inscrire tout droit détenu par la personne pour laquelle la tutelle est demandée dans une entreprise non constituée en personne morale. Tout droit dans une entreprise constituée en personne morale peut être inscrit dans ce tableau ou dans celui des valeurs mobilières.)*

Nom de l'entreprise ou de la compagnie	Droit	Valeur actuelle estimative
		TOTAL :

PLAN :

Expliquez vos plans en ce qui concerne les droits susmentionnés dans une entreprise (p. ex. les maintenir, les dissoudre, les vendre, etc.) et vos motifs :

- I. AUTRES BIENS :** *(inscrire tout autre bien appartenant à la personne pour laquelle la tutelle est demandée et non inscrit ci-dessus).*

Catégorie	Détails	Valeur marchande actuelle estimative
		TOTAL :

PLAN :

Expliquez vos plans en ce qui concerne les biens susmentionnés et vos motifs :

- J. PASSIF :** *(inscrire les dettes dues par la personne pour laquelle la tutelle est demandée, y compris les prêts personnels, les soldes de carte de crédit, les effets en souffrance, l'impôt sur le revenu exigible, etc.)*

Description de la dette	Détails	Montant de la dette
		TOTAL :

PLAN :

Expliquez vos plans en ce qui concerne ces dettes et vos motifs :

K. REVENU : *(inscrire le revenu net annuel estimatif de toutes sources.)*

Type de revenu	Détails	Montant annuel approximatif
Pension Emploi Intérêts Location Entreprise Autre		
		TOTAL :

PLAN :

Expliquez vos plans en ce qui concerne la perception, le dépôt et l'affectation du revenu susmentionné :

- L. DÉPENSES :** *(décrire les dépenses, calculées annuellement, que vous prévoyez devoir faire au nom de la personne pour laquelle la tutelle est demandée.)*

Dépense	Détails	Montant annuel approximatif
Résidence Services publics Loisirs Voyages Soins personnels Aliments pour les personnes à charge Entretien de la propriété Cadeaux Prêts Dons de charité Autre		
		TOTAL :

PLAN :

Expliquez ci-après :

- a) *Les paiements décrits ci-dessus comportent-ils un avantage financier direct ou indirect pour vous ou pour une personne qui vit avec vous ou avec laquelle vous avez des liens de parenté? Si tel est le cas, expliquez pourquoi ces paiements sont nécessaires et appropriés :*

- b) *Une augmentation ou une diminution importante est-elle prévue dans les dépenses indiquées ci-dessus ou des dépenses supplémentaires sont-elles probables? Si tel est le cas, expliquez :*

- c) *Les dépenses susmentionnées répondront-elles, de façon adéquate, aux besoins personnels de la personne pour laquelle la tutelle est demandée et accroîtront-elles sa jouissance de la vie? :*

- d) *Si vous envisagez de faire des cadeaux, prêts ou dons de charité, expliquez les motifs qui vous font croire que ces dépenses sont appropriées :*

- e) *Si des paiements à des personnes à charge ou à leur profit sont requis, veuillez donner les détails concernant la nature et les raisons de ces paiements :*

- f) *Y a-t-il des dépenses que d'autres personnes ont recommandées et que vous n'envisagez pas de faire? Si tel est le cas, expliquez :*

- M. INSTANCES JUDICIAIRES :** *(énumérer les instances judiciaires en cours qui concernent les biens de la personne et auxquelles elle est partie, y compris les instances criminelles ou civiles).*

Nature des instances judiciaires	États des instances judiciaires

PLAN :

- a) *Expliquez vos plans en ce qui concerne ces instances :*

Prévoyez-vous la possibilité qu'il soit nécessaire d'introduire une instance pour le compte de la personne à l'égard de ses biens ou de présenter une défense dans une telle instance? Si tel est le cas, expliquez :

- b) *Quels sont les arrangements qui ont été faits ou que vous proposez en ce qui concerne la représentation en justice de la personne?*

- c) *Êtes-vous au courant de jugements ou ordonnances judiciaires qui concernent la gestion des biens de la personne? Dans l'affirmative, veuillez préciser ou joindre des copies.*

- ☐ Oui
☐ Non

Dans l'affirmative, veuillez préciser : _____

N. RENSEIGNEMENTS SUPPLÉMENTAIRES :

- a) J'ai consulté la personne pour laquelle la tutelle est demandée lorsque j'ai préparé ce plan : *(cochez une case)*

☐ Oui

☐ Non

Dans la négative, donnez les justifications :

- b) J'ai consulté les personnes suivantes pour préparer ce plan :

- c) Au mieux de ma connaissance, la personne pour laquelle la tutelle est demandée ne s'opposerait à aucun aspect de ce plan de gestion : *(cochez une case)*

☐ Oui, elle s'opposerait

☐ Non, elle ne s'opposerait pas

Dans l'affirmative, expliquez :

- d) Je sais que je suis obligé d'encourager la participation de la personne pour laquelle la tutelle est demandée aux décisions que je pourrais prendre et de consulter les membres de la famille, les amis et les personnes qui donnent des soins. Voici mes plans en ce sens : *(décrire brièvement)*

-
-
-
- e) Je suis conscient du fait qu'en ma capacité de tuteur aux biens, je serais tenu de faire des efforts raisonnables pour déterminer si la personne pour qui la tutelle est demandée a un testament et, le cas échéant, quelles sont les dispositions du testament, et que j'ai le droit d'obtenir le testament de l'incapable. Voici mes plans en ce sens :
-
-
-

- f) Je suis conscient du fait que je ne dois pas aliéner les biens dont je sais qu'ils font l'objet d'une donation testamentaire particulière dans le testament de la personne pour laquelle la tutelle est demandée à moins que la donation testamentaire particulière ne soit de l'argent ou si l'aliénation de ces biens est nécessaire pour m'acquitter de mes obligations en tant que tuteur aux biens ou pour faire don des biens à la personne qui y aurait droit en vertu du testament, si l'article 37 de la *Loi de 1992 sur la prise de décisions au nom d'autrui* autorise ce don.

LES PARAGRAPHES 32 (10) ET (11) DE LA LOI DE 1992 SUR LA PRISE DE DÉCISIONS AU NOM D'AUTRUI PORTENT QUE :

Par. 32 (10) : LE TUTEUR AGIT CONFORMÉMENT AU PLAN DE GESTION.

Par. 32 (11) : S'IL Y A UN PLAN DE GESTION, IL PEUT ÊTRE MODIFIÉ À L'OCCASION, AVEC L'APPROBATION DU TUTEUR ET CURATEUR PUBLIC.

LES PARAGRAPHES 89 (5) ET (6) DE LA LOI DE 1992 SUR LA PRISE DE DÉCISIONS AU NOM D'AUTRUI PORTENT QUE :

Par. 89 (5) : NUL NE DOIT, DANS UNE DÉCLARATION FAITE SELON UNE FORMULE PRESCRITE, AFFIRMER QUELQUE CHOSE QU'IL SAIT ÊTRE FAUX NI PROFESSER UNE OPINION QUI N'EST PAS LA SIENNE.

**Par. 89 (6) : QUICONQUE CONTREVIENT AU PARAGRAPHE (5) EST
COUPABLE D'UNE INFRACTION ET PASSIBLE, SUR
DÉCLARATION DE CULPABILITÉ, D'UNE AMENDE D'AU
PLUS 10 000 \$.**

Date

Signature du (des) tuteur(s) aux biens proposé(s)

Nom(s) (En caractères d'imprimerie) : _____

Adresse(s) : _____

Numéro(s) de
téléphone : _____

FORM 3

Note: Where this document is completed as part of an application for court appointed guardianship of the person, please insert general heading and court file number.

Substitute Decisions Act, 1992

GUARDIANSHIP PLAN

(Attach additional pages if more space is needed)

SECTION I - Identifying Information:

A. This plan is for:

Name (in full): _____
(Referred to throughout this guardianship plan as 'the person')

Address: _____

Telephone number: Residence _____
Business _____

Date of Birth: _____

B. (1) As the proposed guardian of the person [or attorney for personal care] for _____, I have consulted with the following persons in preparation of this guardianship plan:

- ☐ the person identified in A.
- ☐ family members of the person
- ☐ friends of the person
- ☐ care providers to the person
- ☐ the person's guardian of property [attorney under a continuing power of attorney]
- ☐ others (please specify relationship): _____

SECTION II - Areas where personal care decision making authority is sought:

A. I am seeking personal care decision making authority in the following areas: (mark applicable boxes)

☐ Health Care

(Including decisions to which the Health Care Consent Act, 1996 applies)

☐ Nutrition

☐ Shelter/Accommodation

☐ Clothing

☐ Hygiene

☐ Safety

B. Powers Requiring Specific Court Authorization (this section is only to be completed by applicants for court-appointed guardianship of the person):

1. I am asking the court for an order authorizing me to apprehend the person [Section 59 (3)].

☐ Yes ☐ No

2. I am asking the court for an order authorizing me to change existing arrangements in respect of custody of or access to a child, or to give consent on the person's behalf to the adoption of a child [Section 59 (4)].

☐ Yes ☐ No

3. a) I am asking the court for an order permitting me to exercise other powers or perform other duties in addition to those set out in the Substitute Decisions Act, 1992 [Section 59 (2) (g)].

☐ Yes ☐ No

b) If the answer to 3a is yes, please identify the other powers and duties:

C. Notice Regarding Extraordinary Matters:

The law limits or restricts a guardian's authority to make decisions in the following areas relating to personal care:

Sterilization

The law prohibits a substitute decision maker from consenting to non-therapeutic sterilization of a person who is mentally incapable of such a decision. Any proposal to consent on behalf of the person to his or her sterilization

as medically necessary for the protection of the person's health must be consistent with the law and should appear in the Guardianship Plan or be the subject of an amendment to the Guardianship Plan prior to consent being given.

Regenerative Tissue Donation

The law restricts the authority of a substitute decision maker regarding decisions to permit regenerative tissue donations by a person who is mentally incapable of such a decision. Any proposal to authorize the removal of regenerative tissue for implantation in another person's body must be consistent with the law and should appear in the Guardianship Plan or be the subject of an amendment to the Guardianship Plan prior to permission being given.

SECTION III - The plan for personal decision making:

(Please complete only those sections where decision making authority is sought, and please attach any additional relevant documentation.)

HEALTH CARE (INCLUDING TREATMENT), NUTRITION AND HYGIENE

Background:

- (a) Describe the current status of the health, nutrition and hygiene of the person, including all known health conditions for which treatment is being received or is proposed:

- b) Describe any wishes or instructions made by the person while capable that are known by you and that relate to his/her preferences about health care, treatment, nutrition and hygiene and attach a copy of any written wishes or instructions (e.g., a written advance directive, power of attorney for personal care, living will, etc.).

Plan:

- (c) Describe the long-term goals (2-6 years) for decisions under this heading:

- (d) Describe the steps you propose to take (within the next 12 months) to achieve the goals under this heading:

-
-
-
- (e) Briefly describe your reasons for these plans:
-
-
-

SHELTER/LIVING ARRANGEMENTS AND SAFETY**Background:**

- (a) Describe the current status of the person's living arrangements, including any factors relating to safety:
-
-
-

- (b) Describe any known wishes or instructions made by the person while capable that relate to his or her preferences about living arrangements and safety issues and attach a copy of any written wishes or instructions:
-
-
-

Plan:

- (c) Describe the long term goals (2-6 years) for decisions under this heading:
-
-
-

- (d) Describe the steps you propose to take (within the next 12 months) to achieve the goals under this heading:
-
-
-

- (e) Briefly describe your reasons for these plans:
-
-
-

LEGAL PROCEEDINGS**Background:**

- (a) Describe the current status of any existing or anticipated legal proceedings relating to this person, (including

divorce, custody, access, adoption, restraining orders, criminal matters, landlord and tenant matters):

- (b) Describe any known wishes or instructions made by the person while capable that relate to his or her preferences about existing or anticipated legal proceedings and attach a copy of any written wishes or instructions:
-
-
-

- (c) If legal proceedings are in progress, describe arrangements for legal representation of the person, if known:
-
-
-

- (d) Where there is a guardian of property or attorney under a continuing power of attorney, is he or she aware of the existing or anticipated legal proceedings described in (a)? If so, please describe his or her involvement:
-
-
-

- (e) Are you aware of any existing court orders or judgements against the person? If yes, describe or attach copies:
-
-
-

- (f) Is the person on probation or are there pending criminal proceedings in which the person is involved? If so, please provide details:
-
-
-

Plan:

- (g) Describe the long-term goals (2-6 years) for decisions under this heading:
-
-
-

- (h) Briefly describe your reasons for these plans:
-
-

EMPLOYMENT, EDUCATION, AND TRAINING**Background:**

- (a) Is the person employed, or involved in any educational or training programs? If so, please describe current status:

- (b) Describe any known wishes or instructions made by the person while capable that relate to his or her preferences about participation in employment, education or training programs:

Plan:

- (c) Describe the long term goals (2-6 years) for decisions under this heading:

- (d) Describe the steps you propose to take (within the next 12 months) to achieve the goals under this heading:

- (e) Briefly describe your reasons for these plans:

RECREATIONAL, SOCIAL, AND CULTURAL ACTIVITIES**Background:**

- (a) Describe the activities that the person is involved in (or significant activities that the person was involved in), including hobbies, clubs, affiliations, volunteering:

- (b) Describe any known wishes or instructions made by the person while capable that relate to his or her preferences about

participation in recreational, social and cultural activities:

Plan:

- (c) Describe the long-term goals (2-6 years) for decisions under this heading:

- (d) Describe the steps you propose to take (within the next 12 months) to achieve the goals under this heading:

- (e) Briefly describe your reasons for these plans:

SOCIAL AND SUPPORT SERVICES**Background:**

- (a) Describe social and support services received by the person within the past year, including any services currently received:

- (b) Describe any known wishes or instructions made by the person while capable that relate to his or her preferences about receipt of social and support services:

Plan:

- (c) Describe the long term goals (2-6 years) for decisions under this heading:

- (d) Describe the steps you propose to take (within the next 12 months) to achieve the goals under this heading:

- (e) Briefly describe your reasons for these plans:

SECTION IV - Additional Information:

- (a) I have consulted with the person for whom guardianship is sought in making this plan: (check one)

- ☐ Yes
☐ No

If no, please provide reasons: _____

- (b) I have consulted with the following other people in preparing this plan: (please provide full names,

addresses, telephone numbers and relationship to the person, of the people you consulted with)

- (c) If consultation did not occur with any of the persons identified in Section I - B (1) above, provide reasons why:
-
-
-

- (d) To the best of my knowledge, the person for whom guardianship is sought would not object to any aspect of this guardianship plan: (check one)

- ☐ Yes, would object
☐ No, would not object

If yes, please explain: _____

- (e) I am aware of my duty as a guardian of the person to foster the person's independence, to encourage the person's participation in decisions I make on his or her behalf, and to consult with supportive family and friends and caregivers. My plans to do so are as follows: (briefly describe)
-
-
-

SUBSECTIONS 66 (15) AND 66 (16) OF THE SUBSTITUTE DECISIONS ACT, 1992 PROVIDE:

ss.65(15): A GUARDIAN SHALL ACT IN ACCORDANCE WITH THE GUARDIANSHIP PLAN.

ss.66(16): IF THERE IS A GUARDIANSHIP PLAN, IT MAY BE AMENDED FROM TIME TO TIME WITH THE PUBLIC GUARDIAN AND TRUSTEE'S APPROVAL.

SECTION 67 OF THE SUBSTITUTE DECISIONS ACT, 1992 PROVIDES:

s.67: SECTION 66, EXCEPT SUBSECTIONS 66(15) AND (16), APPLIES WITH NECESSARY MODIFICATIONS TO AN ATTORNEY WHO ACTS UNDER A POWER OF ATTORNEY FOR PERSONAL CARE.

**SUBSECTIONS 89 (5) AND 89 (6) OF THE SUBSTITUTE DECISIONS ACT,
1992 PROVIDE:**

**ss.89(5): NO PERSON SHALL, IN A STATEMENT MADE IN A PRESCRIBED
FORM, ASSERT SOMETHING THAT HE OR SHE KNOWS TO BE
UNTRUE OR PROFESS AN OPINION THAT HE OR SHE DOES NOT
HOLD.**

**ss.89(6): A PERSON WHO CONTRAVENES SUBSECTION (5) IS GUILTY OF AN
OFFENCE AND IS LIABLE, ON CONVICTION, TO A FINE NOT
EXCEEDING \$10,000.00.**

Date _____ Signature of proposed Guardian(s)/
Attorney(s) for Personal Care

Name(s): _____

Address(es): _____

Telephone number(s): _____ Residence: _____

Business: _____

FORMULE 3

Remarque : Lorsque ce document est rempli dans le cadre d'une requête en nomination d'une tutelle à la personne par le tribunal, insérez le titre et le numéro du dossier de la Cour.

Loi de 1992 sur la prise de décisions au nom d'autrui

PLAN DE TUTELLE

(Joindre des feuilles supplémentaires au besoin)

SECTION I - Renseignements identificateurs :

A. Ce plan vise :

Nom et prénoms : _____
(désignée dans le plan de tutelle comme «la personne»)

Adresse : _____

Numéro de téléphone : Domicile _____ Bureau _____

Date de naissance : _____

B. (1) En tant que tuteur proposé à la personne [ou procureur au soin de la personne] pour _____, j'ai consulté les personnes suivantes pour préparer ce plan de tutelle :

- ☐ la personne nommée en A
- ☐ les membres de la famille de la personne
- ☐ les amis de la personne
- ☐ les personnes qui donnent des soins à la personne

- ☐ le tuteur aux biens de la personne [procureur constitué en vertu d'une procuration perpétuelle]
 - ☐ autres (prière de préciser les liens) :
-

SECTION II - Domaines dans lesquels un pouvoir de prendre des décisions en matière de soin de la personne est demandé :

A. Je demande le pouvoir de prendre des décisions en matière de soin de la personne dans les domaines suivants : *(cochez les cases qui s'appliquent)*

- ☐ Soins de santé
(y compris les décisions auxquelles s'applique la *Loi de 1996 sur le consentement aux soins de santé*)
- ☐ Alimentation
- ☐ Logement/protection
- ☐ Habillement
- ☐ Hygiène
- ☐ Sécurité

B. Pouvoirs exigeant une autorisation particulière du tribunal *(cette section ne doit être remplie que par les requérants qui demandent la nomination d'un tuteur à la personne par le tribunal)* :

1. Je demande au tribunal de prononcer une ordonnance m'autorisant à appréhender la personne [paragraphe 59 (3)].

☐ Oui ☐ Non

2. Je demande au tribunal une ordonnance qui m'autorise à modifier les dispositions existantes concernant la garde d'un enfant ou un droit de visite, ou à donner, au nom de la personne, son consentement à l'adoption d'un enfant [paragraphe 59 (4)].

☐

Oui

☐

Non

3. a) Je demande au tribunal une ordonnance qui me permet d'exercer d'autres pouvoirs et de m'acquitter d'autres obligations qui ne sont pas prévues par la *Loi de 1992 sur la prise de décisions au nom d'autrui* [alinéa 59 (2) g)].

☐

Oui

☐

Non

- b) Si la réponse à la question 3 a) est affirmative, identifiez les autres pouvoirs et obligations :

C. Avis en ce qui concerne les questions extraordinaires :

La loi limite ou restreint le pouvoir d'un tuteur de prendre des décisions dans les domaines suivants relatifs au soin de la personne :

Stérilisation

La loi interdit au décideur au nom d'autrui de consentir à la stérilisation non thérapeutique d'un incapable mental qui ne peut prendre une telle décision. Toute proposition visant à consentir au nom de la personne à sa stérilisation comme étant nécessaire sur le plan médical pour protéger sa santé doit être conforme à la loi et figurer dans le plan de tutelle ou faire l'objet d'une modification du plan de tutelle avant que le consentement ne soit donné.

Don de tissu régénérateur

La loi restreint le pouvoir d'un décideur au nom d'autrui en ce qui concerne les décisions visant à permettre les dons de tissu régénérateur par un incapable mental qui ne peut prendre une telle décision. Toute proposition en vue d'autoriser le prélèvement de tissu régénérateur pour implantation dans le corps d'une autre personne doit être conforme à la loi et figurer dans le plan de tutelle ou faire l'objet d'une modification du plan de tutelle avant que la permission ne soit accordée.

SECTION III - Le plan pour la prise de décisions personnelles :

(Prière de ne remplir que les sections qui concernent une demande de pouvoirs de prise de décisions et joindre toute la documentation pertinente supplémentaire.)

SOINS DE SANTÉ (Y COMPRIS LE TRAITEMENT), L'ALIMENTATION ET L'HYGIÈNE**Contexte :**

- a) Décrire l'état de santé, l'alimentation et l'hygiène de la personne, y compris toutes les conditions médicales connues pour lesquelles un traitement est reçu ou proposé :

- b) Décrire les désirs exprimés ou les instructions données par la personne lorsqu'elle était capable, que vous connaissez et qui ont trait à des préférences en matière de soins de santé, de traitement, d'alimentation et d'hygiène, et joindre une copie de tout désir ou instruction par écrit (p. ex. une directive rédigée à l'avance, une procuration relative au soin de la personne, un testament biologique, etc.).

Plan:

- c) Décrire les objectifs à long terme (2 à 6 ans) pour les décisions dans cette rubrique :

- d) Décrire les mesures proposées (pour les 12 prochains mois) pour atteindre les objectifs dans cette rubrique :

- e) Décrire brièvement les motifs :

HÉBERGEMENT ET SÉCURITÉ**Contexte :**

- a) Décrire les conditions actuelles d'hébergement de la personne, y compris tous les facteurs visant sa sécurité :

b) Décrire les désirs exprimés ou les instructions données par la personne lorsqu'elle était capable, que vous connaissez et qui ont trait à des préférences en matière d'hébergement et de sécurité et joindre une copie de tout désir ou instruction par écrit :

Plan :

c) Décrire les objectifs à long terme (2 à 6 ans) pour les décisions dans cette rubrique :

d) Décrire les mesures proposées (pour les 12 prochains mois) pour atteindre les objectifs dans cette rubrique :

e) Décrire brièvement les motifs :

INSTANCES JUDICIAIRES

Contexte :

- a) Décrire l'état actuel de toute instance judiciaire en cours ou prévue en ce qui concerne cette personne (notamment le divorce, la garde, le droit de visite, l'adoption, les ordonnances de ne pas faire, les affaires pénales et les affaires de location immobilière) :

- b) Décrire les désirs exprimés ou les instructions données par la personne lorsqu'elle était capable, que vous connaissez et qui ont trait à des préférences quant à l'instance judiciaire en cours ou envisagée, et joindre une copie écrite, le cas échéant, de ces désirs ou instructions :

- c) Si des instances judiciaires sont en cours, décrire les dispositions pour la représentation de la personne par un avocat, si elles sont connues :

- d) Lorsqu'il existe un tuteur aux biens ou un procureur constitué en vertu d'une procuration perpétuelle, celui-ci est-il au courant de l'instance judiciaire en cours ou envisagée décrite en a)? Si tel est le cas, dire à quel titre il est concerné :

- e) Êtes-vous au courant d'ordonnances ou jugements du tribunal rendus ou prononcés contre la personne? Dans l'affirmative, les décrire ou joindre des copies :

- f) La personne est-elle en probation ou y a-t-il des instances criminelles en cours dans lesquelles elle est impliquée? Si tel est le cas, veuillez fournir des détails :

Plan:

- g) Décrire les objectifs à long terme (2 à 6 ans) pour les décisions dans cette rubrique :

- h) Décrire brièvement les motifs :

EMPLOI, ÉDUCATION ET FORMATION**Contexte :**

- a) La personne a-t-elle un emploi, ou participe-t-elle à des programmes d'éducation ou de formation? Si tel est le cas, décrire l'état actuel :

- b) Décrire les désirs exprimés ou les instructions données par la personne lorsqu'elle était capable, que vous connaissez et qui ont trait à des préférences en matière de participation à un emploi ou à un programme d'éducation ou de formation :

Plan :

- c) Décrire les objectifs à long terme (2 à 6 ans) pour les décisions dans cette rubrique :

- d) Décrire les mesures proposées (pour les 12 prochains mois) pour atteindre les objectifs dans cette rubrique :

- e) Décrire brièvement les motifs :

LOISIRS ET ACTIVITÉS SOCIALES ET CULTURELLES**Contexte :**

- a) Décrire les activités auxquelles la personne participe (ou les activités importantes auxquelles elle participait), y compris les passe-temps, les cercles, les groupes, le bénévolat :

- b) Décrire les désirs exprimés ou les instructions données par la personne lorsqu'elle était capable, que vous connaissez et qui ont trait à des préférences en matière de participation aux loisirs et aux activités sociales et culturelles :

Plan :

- c) Décrire les objectifs à long terme (2 à 6 ans) pour les décisions dans cette rubrique :

- d) Décrire les mesures proposées (pour les 12 prochains mois) pour atteindre les objectifs dans cette rubrique :

- e) Décrire brièvement les motifs :

SERVICES SOCIAUX ET D'APPOINT

Contexte :

- a) Décrire les services sociaux et d'appoint reçus par la personne au cours de l'année écoulée, y compris tous les services qu'elle reçoit actuellement :

- b) Décrire les désirs exprimés ou les instructions données par la personne lorsqu'elle était capable, que vous connaissez et qui ont trait à des préférences quant aux services sociaux et d'appoint à recevoir :

Plan:

- c) Décrire les objectifs à long terme (2 à 6 ans) pour les décisions dans cette rubrique :

- d) Décrire les mesures proposées (pour les 12 prochains mois) pour atteindre les objectifs dans cette rubrique :

- e) Décrire brièvement les motifs :

SECTION IV - Renseignements supplémentaires :

- a) J'ai consulté la personne pour laquelle la tutelle est demandée lorsque j'ai préparé ce plan : *(cochez une case)*

- ☐ Oui
☐ Non

Dans la négative, veuillez donner vos motifs : _____

- b) J'ai également consulté les personnes suivantes pour préparer ce plan : *(veuillez indiquer les nom et prénoms, adresse, numéro de téléphone et liens avec la personne des personnes que vous avez consultées)*

- c) Si vous n'avez pas consulté les personnes mentionnées à la Section I - B (1) ci-dessus, donnez vos motifs :

- d) Au mieux de ma connaissance, la personne pour laquelle la tutelle est demandée ne s'opposerait à aucun aspect de ce plan de tutelle : *(cochez une case)*

- ☐ Oui, elle s'opposerait
☐ Non, elle ne s'opposerait pas

Dans l'affirmative, veuillez expliquer : _____

- e) En tant que tuteur à la personne, je sais que j'ai le devoir de favoriser l'indépendance de la personne et de l'encourager à participer aux décisions que je prends en son nom et de consulter les membres de la famille et les amis qui la soutiennent ainsi que les fournisseurs de soins. Voici mes plans en ce sens (*décrire brièvement*) :

LES PARAGRAPHES 66 (15) ET (16) DE LA LOI DE 1992 SUR LA PRISE DE DÉCISIONS AU NOM D'AUTRUI PORTENT QUE :

Par. 66 (15) : LE TUTEUR AGIT CONFORMÉMENT AU PLAN DE TUTELLE.

Par. 66 (16) : S'IL Y A UN PLAN DE TUTELLE, IL PEUT ÊTRE MODIFIÉ À L'OCCASION AVEC L'APPROBATION DU TUTEUR ET CURATEUR PUBLIC.

L'ARTICLE 67 DE LA LOI DE 1992 SUR LA PRISE DE DÉCISIONS AU NOM D'AUTRUI PORTE QUE :

Art. 67 : L'ARTICLE 66, À L'EXCEPTION DES PARAGRAPHES 66 (15) ET (16), S'APPLIQUE, AVEC LES ADAPTATIONS NÉCESSAIRES, AU PROCUREUR AGISSANT EN VERTU D'UNE PROCURATION RELATIVE AU SOIN DE LA PERSONNE.

LES PARAGRAPHES 89 (5) ET (6) DE LA LOI DE 1992 SUR LA PRISE DE DÉCISIONS AU NOM D'AUTRUI PORTENT QUE :

Par. 89 (5) : NUL NE DOIT, DANS UNE DÉCLARATION FAITE SELON UNE FORMULE PRESCRITE, AFFIRMER QUELQUE CHOSE QU'IL SAIT ÊTRE FAUX NI PROFESSER UNE OPINION QUI N'EST PAS LA SIENNE.

Par. 89 (6) : QUICONQUE CONTREVIENT AU PARAGRAPHE (5) EST COUPABLE D'UNE INFRACTION ET PASSIBLE, SUR DÉCLARATION DE CULPABILITÉ, D'UNE AMENDE D'AU PLUS 10 000 \$.

Date **Signature du(des) tuteur(s)/procureur(s) proposé(s) au soin de la personne**

Nom(s) :

Adresse(s) :

Numéro(s) de téléphone : Domicile _____ **Bureau** _____

Form 4**Substitute Decisions Act, 1992****REQUEST FOR ASSESSMENT OF CAPACITY
UNDER SUBSECTION 16 (1) OF THE ACT**

1. I, _____, of the _____ in
the _____ request that an assessor perform
an assessment of _____ for the purpose of
determining whether the Public Guardian and Trustee should become
my/his/her statutory guardian of property.

Items 2, 3 and 4 are to be completed only if the request is
made in respect of another person.

2. I have reason to believe that _____
of the _____ may be incapable of managing
property.

3. I have made reasonable inquiries and I have no knowledge
of the existence of any attorney under a continuing power of
attorney that gives the attorney authority over all the property
of _____.

4. I have made reasonable inquiries and I have no knowledge
of any spouse, partner or relative of _____
who intends to make an application under section 22 of the
Substitute Decisions Act, 1992 for the appointment of a guardian
of property for him or her.

**SUBSECTIONS 89 (5) AND (6) OF THE SUBSTITUTE DECISIONS ACT, 1992
PROVIDE:**

**ss.89(5): NO PERSON SHALL, IN A STATEMENT MADE IN A PRESCRIBED
FORM, ASSERT SOMETHING THAT HE OR SHE KNOWS TO BE
UNTRUE OR PROFESS AN OPINION THAT HE OR SHE DOES NOT
HOLD.**

**ss.89(6): A PERSON WHO CONTRAVENES SUBSECTION (5) IS GUILTY OF AN
OFFENCE AND IS LIABLE, ON CONVICTION, TO A FINE NOT
EXCEEDING \$10,000.**

Dated _____, 19__.

(Signature of person making the request)

Name _____

Address _____

Phone Number (include area code) _____

TO: _____
(name of assessor)

Formule 4

Loi de 1992 sur la prise de décisions au nom d'autrui

**DEMANDE D'ÉVALUATION DE LA CAPACITÉ
PRÉSENTÉE EN VERTU DU PARAGRAPHE 16 (1) DE LA LOI**

1. Je soussigné(e), _____, de
(nom et prénom(s))

_____ dans le/la _____ demande qu'un évaluateur
(ville, localité, etc.) (comté, municipalité)

évalue _____ en vue de
(nom et prénom(s) de la personne à évaluer)

déterminer si le Tuteur et curateur public devrait devenir mon/son tuteur légal aux biens.

-Les numéros 2, 3 et 4 ne sont à remplir que si la demande est présentée à l'égard d'une autre personne.

2. J'ai des motifs de croire que _____
(nom et prénom(s) de la personne à évaluer)

du/de la _____ est peut-être incapable de gérer ses biens.
(comté, municipalité)

3. Je n'ai pas connaissance, après avoir effectué des recherches raisonnables, qu'il existe un procureur constitué en vertu d'une procuration perpétuelle qui confère au procureur un pouvoir sur tous les biens de _____.
(nom et prénom(s) de la personne à évaluer)

4. Je n'ai pas connaissance, après avoir effectué des recherches raisonnables, que le conjoint, le partenaire ou un parent de _____ a
(nom et prénom(s) de la personne à évaluer)

l'intention de présenter, en vertu de l'article 22 de la *Loi de 1992 sur la prise de décisions au nom d'autrui*, une requête en nomination d'un tuteur aux biens à l'égard de cette personne.

LES PARAGRAPHES 89 (5) ET (6) DE LA LOI DE 1992 SUR LA PRISE DE DÉCISIONS AU NOM D'AUTRUI PRÉVOIENT CE QUI SUIT :

Par. 89 (5) : NUL NE DOIT, DANS UNE DÉCLARATION FAITE SELON UNE FORMULE PRESCRITE, AFFIRMER QUELQUE CHOSE QU'IL SAIT ÊTRE FAUX NI PROFESSER UNE OPINION QUI N'EST PAS LA SIENNE.

Par. 89 (6) : QUICONQUE CONTREVIENT AU PARAGRAPHE (5) EST COUPABLE D'UNE INFRACTION ET PASSIBLE, SUR DÉCLARATION DE CULPABILITÉ, D'UNE AMENDE D'AU PLUS 10 000 \$.

Fait le _____ 19__.

(Signature de l'auteur de la demande)

Nom _____

Adresse _____

Numéro de téléphone _____
(y compris le code régional)

Destinataire : _____
(nom de l'évaluateur)

Form 5*Substitute Decisions Act, 1992***STATEMENT REQUIRED UNDER PARAGRAPH 1
OF SECTION 50(1) OF THE ACT**

1. I, _____, am the grantor of a power of attorney for personal care
(insert full name)
signed on the _____ day of _____, 19 _____ that contains one or more of the provisions described in subsection 50(2) of the *Substitute Decisions Act, 1992* ("SDA").
2. I understand that by including one or more of these provisions I am:
 - (i) waiving rights that I would otherwise have by law; and
 - (ii) giving to my designated attorney for personal care powers that he or she would not otherwise have.
3. I understand the effect of the provision(s) that I have chosen to include in my power of attorney for personal care.
4. I understand the effect of subsection 50(4) of the *Substitute Decisions Act, 1992* that provides that I cannot revoke this power of attorney for personal care unless I obtain an assessment from an assessor within 30 days before the revocation is signed confirming that I am capable of personal care.
5. I am aware that I cannot be forced to include any of the provisions described in subsection 50(2) of the *SDA* in my power of attorney for personal care. I am also aware that these provisions will not be effective unless an assessor makes a statement in the prescribed form indicating that he/she performed an assessment of my capacity within 30 days after the power of attorney was executed and that, in the assessor's opinion, at the time of the assessment I was:
 - capable of personal care;
 - capable of understanding the effect of the provision(s) included in my power of attorney;
 - capable of understanding the effect of subsection 50(4) of the *SDA*.
6. I have signed the power of attorney for personal care and this statement of my own free will.

Name of grantor (please print)

Signature of grantor

Date

Formule 5*Loi de 1992 sur la prise de décisions au nom d'autrui***DÉCLARATION REQUISE AUX TERMES DE LA DISPOSITION 1
DU PARAGRAPHE 50 (1) DE LA LOI**

1. Je soussigné(e), _____, suis le mandant d'une procuration relative
(nom et prénom)

au soin de la personne signée le _____ 19 ____ qui contient une ou plusieurs
des dispositions décrites au paragraphe 50 (2) de la *Loi de 1992 sur la prise de
décisions au nom d'autrui*.

2. Je comprend qu'en incluant une ou plusieurs de ces dispositions :

- (i) d'une part, je renonce aux droits qui me sont accordés par ailleurs par la loi,
- (ii) d'autre part, je donne à mon procureur au soin de la personne désigné les
pouvoirs qui autrement ne lui seraient pas accordés.

3. Je comprends les conséquences de la (des) disposition(s) que j'ai choisi d'inclure dans
ma procuration relative au soin de la personne.

4. Je comprends les conséquences du paragraphe 50 (4) de la *Loi de 1992 sur la prise de
décisions au nom d'autrui* selon lequel je ne peux révoquer cette procuration relative
au soin de la personne que si, dans les 30 jours précédant la passation de la
révocation, un évaluateur confirme que je suis capable de prendre soin de ma
personne.

5. Je suis conscient du fait que je ne peux être forcé à inclure l'une quelconque des
dispositions décrites au paragraphe 50 (2) de la *Loi de 1992 sur la prise de décisions
au nom d'autrui* dans ma procuration relative au soin de la personne. Je suis aussi
conscient du fait que ces dispositions ne prendront effet que si un évaluateur rédige
une déclaration selon la formule prescrite indiquant qu'il a évalué ma capacité dans les
30 jours qui ont suivi la passation de la procuration et que, de l'avis de l'évaluateur,
j'étais, au moment de l'évaluation :

- capable de prendre soin de ma personne;
- capable de comprendre les conséquences de la ou des dispositions comprises
dans ma procuration;
- capable de comprendre les conséquences du paragraphe 50 (4) de la *Loi de
1992 sur la prise de décisions au nom d'autrui*.

6. J'ai signé la procuration relative au soin de la personne et la présente déclaration de mon propre et plein gré.

Nom du mandant (en caractères d'imprimerie)

Signature du mandant

Date

.

Form 7

Substitute Decisions Act, 1992

(Court file No.)

ONTARIO COURT
(GENERAL DIVISION)

BETWEEN: (name) Applicant
- and -
(name) Respondent

OPTIONAL STATEMENT TO TERMINATE GUARDIANSHIP OF THE PERSON (under subsection 71(2) of the Substitute Decisions Act, 1992)

I, (full name), of the (city, town, etc.) in the (county, regional municipality, etc.) state that:

- 1. I know the person under guardianship, (full name of person).
- 2. I have been in personal contact with (full name of person under guardianship) during the twelve months before the motion to terminate the guardianship was filed.
- 3. (If desired, set out additional statements in support of the motion.)

SUBSECTIONS 89(5) AND (6) OF THE SUBSTITUTE DECISIONS ACT, 1992 PROVIDE:

- ss.89(5): NO PERSON SHALL, IN A STATEMENT MADE IN A PRESCRIBED FORM, ASSERT SOMETHING THAT HE OR SHE KNOWS TO BE UNTRUE OR PROFESS AN OPINION THAT HE OR SHE DOES NOT HOLD.**
- ss.89(6): A PERSON WHO CONTRAVENES SUBSECTION (5) IS GUILTY OF AN OFFENCE AND IS LIABLE, ON CONVICTION, TO A FINE NOT EXCEEDING \$10.000.00.**

Dated theday of....., 19.....

.....
(Signature)

Formule 7*Loi de 1992 sur la prise de décisions au nom d'autrui*

(N° de dossier de la Cour)

**COUR DE L'ONTARIO
(DIVISION GÉNÉRALE)****ENTRE :**

(nom)

Requérant

- et -

(nom)

Intimé**DÉCLARATION FACULTATIVE VISANT À METTRE FIN À UNE TUTELLE DE LA
PERSONNE (aux termes du paragraphe 71 (2) de la *Loi de 1992 sur la prise de décisions au
nom d'autrui*)**

Je soussigné(e), (nom et prénom(s)), de la (ville, localité, etc.), dans le/la (comté, municipalité
régionale, etc.), déclare ce qui suit :

1. Je connais la personne en tutelle (nom et prénom(s) de la personne).
2. J'ai été personnellement en contact avec (nom et prénom(s) de la personne en tutelle) au
cours des 12 mois qui ont précédé le dépôt de la motion visant à mettre fin à la tutelle.
3. (Si vous le souhaitez, indiquez les déclarations supplémentaires à l'appui de la motion.)

**LES PARAGRAPHES 89 (5) ET (6) DE LA LOI DE 1992 SUR LA PRISE DE
DÉCISIONS AU NOM D'AUTRUI PRÉVOIENT CE QUI SUIT :**

**par. 89 (5) : NUL NE DOIT, DANS UNE DÉCLARATION FAITE SELON UNE
FORMULE PRESCRITE, AFFIRMER QUELQUE CHOSE QU'IL SAIT
ÊTRE FAUX NI PROFESSER UNE OPINION QUI N'EST PAS LA
SIENNE.**

**par. 89 (6) : QUICONQUE CONTREVIENT AU PARAGRAPHE (5) EST COUPABLE
D'UNE INFRACTION ET PASSIBLE, SUR DÉCLARATION DE
CULPABILITÉ, D'UNE AMENDE D'AU PLUS 10 000 \$.**

Fait le 19.....

.....
(Signature)

Form 8

Statement of a Person who is not an Assessor under section 72 of the Substitute Decisions Act, 1992

APPOINTMENT OF GUARDIAN OF PROPERTY BY SUMMARY DISPOSITION

I, (full name), of the (city, town, etc.), in the (county, regional municipality, etc.) state that:

- 1. I know (full name of person alleged to be incapable).
- 2. I have been in personal contact with (full name of person alleged to be incapable) during the twelve months before the notice of application was issued.
- 3. The notice of application was issued on (day, month, year).
- 4. I am of the opinion that (full name of person alleged to be incapable) is incapable of managing property.
- 5. I base my opinion on the following: (Set out the statements of fact in consecutively numbered paragraphs, with each paragraph being confined as far as possible to a particular statement of fact. Give dates wherever possible.)
- 6. I can expect no direct or indirect pecuniary benefit as the result of the appointment of a guardian of property.
- 7. (Cross out if not applicable) I am of the opinion that it is necessary for decisions to be made on behalf of (full name of person alleged to be incapable) by a person who is authorized to do so, and I base this opinion on the following: (Set out the statements of fact in consecutively numbered paragraphs, with each paragraph being confined as far as possible to a particular statement of fact. Give dates wherever possible.)

Dated the day of, 19..

.....
(Signature)

Formule 8

Déclaration de la personne qui n'est pas un évaluateur prévue par l'article 72 de la Loi de 1992 sur la prise de décisions au nom d'autrui.

NOMINATION D'UN TUTEUR AUX BIENS PAR VOIE DE RÈGLEMENT SOMMAIRE

Je soussigné(e), (nom et prénom(s)), de (cité, ville, etc.) dans le (la) (comté, municipalité régionale, etc.) déclare ce qui suit :

1. Je connais (nom et prénom(s) de la personne prétendue incapable).
2. J'ai été personnellement en contact avec (nom et prénom(s) de la personne prétendue incapable) au cours des 12 mois précédant la délivrance de l'avis de requête.
3. L'avis de requête a été délivré le (jour, mois, année).
4. Je suis d'avis que (nom et prénom(s) de la personne prétendue incapable) est incapable de gérer ses biens.
5. Je fonde mon opinion sur ce qui suit : (Exposer les déclarations de faits dans des paragraphes numérotés consécutivement, chaque paragraphe se bornant le plus possible à une déclaration particulière des faits. Indiquer les dates dans la mesure du possible).
6. Je ne peux m'attendre à aucun avantage pécuniaire, direct ou indirect, résultant de la nomination d'un tuteur aux biens.
7. (Rayer cette disposition si elle est sans objet) Je suis d'avis qu'il faut qu'une personne autorisée à le faire prenne des décisions au nom de (nom et prénom(s) de la personne prétendue incapable). Je fonde mon opinion sur ce qui suit : (Exposer les déclarations de faits dans des paragraphes numérotés consécutivement, chaque paragraphe se bornant le plus possible à une déclaration particulière des faits. Indiquer les dates dans la mesure du possible).

Fait le 19.....

.....
(Signature)

Form 9**Statement of a Person who is not an Assessor under section 73 of the Substitute Decisions Act, 1992****TERMINATION OF GUARDIANSHIP OF PROPERTY BY SUMMARY DISPOSITION**

I, (full name), of the (city, town, etc.), in the (county, regional municipality, etc.) state that:

1. I know (full name of person whose property is under guardianship).

2. I have been in personal contact with (full name of person whose property is under guardianship) during the twelve months before the notice of motion was filed with the court.

3. The notice of motion was filed with the court on (day, month, year).

4. I am of the opinion that (full name of person whose property is under guardianship) is capable of managing property.

5. I base my opinion on the following: (Set out the statements of fact in consecutively numbered paragraphs, with each paragraph being confined as far as possible to a particular statement of fact. Give dates wherever possible.)

6. I can expect no direct or indirect pecuniary benefit as the result of the termination of the guardianship of property.

Dated the day of, 19..

.....
(Signature)

Formule 9

Déclaration de la personne qui n'est pas un évaluateur prévue par l'article 73 de la Loi de 1992 sur la prise de décisions au nom d'autrui.

FIN DE LA TUTELLE DES BIENS PAR VOIE DE RÈGLEMENT SOMMAIRE

Je soussigné(e), (nom et prénom(s)), de (cité, ville, etc.) dans le(la) (comté, municipalité régionale, etc.) déclare ce qui suit :

1. Je connais (nom et prénom(s) de la personne dont les biens sont mis sous tutelle).
2. J'ai été personnellement en contact avec (nom et prénom(s) de la personne dont les biens sont mis sous tutelle) au cours des 12 mois précédant le dépôt de l'avis de motion auprès du tribunal.
3. L'avis de motion a été déposé auprès du tribunal le (jour, mois, année).
4. Je suis d'avis que (nom et prénom(s) de la personne dont les biens sont mis sous tutelle) est capable de gérer ses biens.
5. Je fonde mon opinion sur ce qui suit : (Exposer les déclarations de faits dans des paragraphes numérotés consécutivement, chaque paragraphe se bornant le plus possible à une déclaration particulière des faits. Indiquer les dates dans la mesure du possible).
6. Je ne peux m'attendre à aucun avantage pécuniaire, direct ou indirect, résultant de la fin de la tutelle des biens.

Fait le 19.....

.....
(Signature)

4. This Regulation comes into force on the day Part III of the *Advocacy, Consent and Substitute Decisions Statute Law Amendment Act, 1996* comes into force.

4. Le présent règlement entre en vigueur le jour de l'entrée en vigueur de la partie III de la *Loi de 1996 modifiant des lois en ce qui concerne l'intervention, le consentement et la prise de décisions au nom d'autrui*.

ONTARIO REGULATION 102/96
made under the
SUBSTITUTE DECISIONS ACT, 1992

Made: March 28, 1996
Filed: March 29, 1996

Amending O. Reg. 29/95
(Capacity Assessment)

Note: Ontario Regulation 29/95 has not previously been amended.

1. Sections 2 and 3 of Ontario Regulation 29/95 are revoked and the following substituted:

2. The following forms provided by the Attorney General and dated March 29, 1996 are prescribed:

1. "Statement of Assessor—Determination of Capacity/ Incapacity or Certificate of Incapacity—Property" for the purpose of subsection 9 (3), subsection 16 (3), section 72 or section 73 of the Act.
2. "Statement of Assessor—Determination of Capacity/Incapacity—Personal Care" for the purpose of subsection 49 (2), section 74 or section 75 of the Act.
3. "Assessment Form" for the purpose of subsection 78 (4) of the Act.
4. "Statement of an Assessor Confirming Capacity" for the purpose of paragraph 2 of subsection 50 (1) of the Act.
5. "Statement of an Assessor Confirming Capacity to Revoke a Power of Attorney for Personal Care" for the purpose of subsection 50 (4) of the Act.

2. Forms 1, 2, 3, 4, 5 and 6 of the Regulation are revoked.

3. This Regulation comes into force on the day Part III of the *Advocacy, Consent and Substitute Decisions Statute Law Amendment Act, 1996* comes into force.

15/96

RÈGLEMENT DE L'ONTARIO 102/96
pris en application de la
LOI DE 1992 SUR LA PRISE DE
DÉCISIONS AU NOM D'AUTRUI

pris le 28 mars 1996
déposé le 29 mars 1996

modifiant le Règl. de l'Ont. 29/95
(Évaluation de la capacité)

Remarque : Le Règlement de l'Ontario 29/95 n'a pas été modifié antérieurement.

1. Les articles 2 et 3 du Règlement de l'Ontario 29/95 sont abrogés et remplacés par ce qui suit :

2. Les formules suivantes fournies par le procureur général et datées du 29 mars 1996 sont prescrites :

1. «Déclaration de l'évaluateur — Détermination de la capacité/ Incapacité ou certificat d'incapacité — Biens» pour l'application du paragraphe 9 (3), du paragraphe 16 (3), de l'article 72 ou de l'article 73 de la Loi.
2. «Déclaration de l'évaluateur — Détermination de la capacité/ Incapacité — Soins de la personne» pour l'application du paragraphe 49 (2), de l'article 74 ou de l'article 75 de la Loi.
3. «Formule d'évaluation» pour l'application du paragraphe 78 (4) de la Loi.
4. «Déclaration de l'évaluateur confirmant la capacité» pour l'application de la disposition 2 du paragraphe 50 (1) de la Loi.
5. «Déclaration de l'évaluateur confirmant la capacité aux fins de la révocation d'une procuration relative au soins de la personne» pour l'application du paragraphe 50 (4) de la Loi.

2. Les formules 1, 2, 3, 4, 5 et 6 du Règlement sont abrogées.

3. Le présent règlement entre en vigueur le jour de l'entrée en vigueur de la partie III de la *Loi de 1996 modifiant des lois en ce qui concerne l'intervention, le consentement et la prise de décisions au nom d'autrui*.

ONTARIO REGULATION 103/96
made under the
MENTAL HEALTH ACT

Made: March 28, 1996
Filed: March 29, 1996

Amending Reg. 741 of R.R.O. 1990
(Application of Act)

Note: Regulation 741 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. The title to Regulation 741 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

RÈGLEMENT DE L'ONTARIO 103/96
pris en application de la
LOI SUR LA SANTÉ MENTALE

pris le 28 mars 1996
déposé le 29 mars 1996

modifiant le Règl. 741 des L.R.O. de 1990
(Champ d'application de la Loi)

Remarque : Le Règlement 741 n'a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. Le titre du Règlement 741 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

GENERAL

DISPOSITIONS GÉNÉRALES

2. Section 13 of the Regulation is revoked and the following substituted:

13. (1) An application under subsection 15 (1) of the Act shall be in Form 1.

(2) An order under subsection 16 (1) of the Act shall be in Form 2.

(3) An order under subsection 21 (1) of the Act shall be in Form 6.

(4) An order under subsection 22 (1) of the Act shall be in Form 8.

(5) If a patient is transferred to a public hospital under subsection 30 (1) of the Act, the officer in charge shall complete the form approved by the Minister and obtainable at the Ministry.

(6) The following shall be in the form approved by the Minister and obtainable at the Ministry:

1. A certificate of involuntary admission.
2. A certificate of renewal.
3. A notice to the Board of the need to schedule a mandatory review of the status of an informal patient who is a child between 12 and 15 years of age pursuant to subsection 13 (2) of the Act.
4. The form referred to in subsection 20 (7) of the Act to continue an involuntary patient as an informal or voluntary patient.
5. An order for return under clause 28 (1) (b) of the Act.
6. A memorandum of transfer under subsection 29 (1) of the Act.
7. A warrant under section 31 of the Act for the transfer of a patient from Ontario to another jurisdiction.
8. An order under section 32 of the Act to take a person coming into Ontario to a psychiatric facility.
9. A consent to the disclosure, transmittal or examination of a clinical record under subsection 35 (3) of the Act.
10. A statement by an attending physician under subsection 35 (6) of the Act.
11. A request under subsection 36 (2) of the Act by a patient, or by a representative or substitute decision-maker mentioned in subsection 36 (16) of the Act, to examine or to copy part or all of a clinical record.
12. An appointment of a representative under section 36.1 of the Act.
13. A notice under paragraph 1 of subsection 36.1 (4) of the Act to a patient who has the right to appoint a representative.
14. A notice under subsection 36.2 (2) of the Act to a patient who has the right to apply to the Board for the appointment of a representative.
15. A notice under subsection 38 (1) of the Act to a patient who is the subject of a certificate of involuntary admission or a certificate of renewal.

2. L'article 13 du Règlement est abrogé et remplacé par ce qui suit :

13. (1) La demande présentée en vertu du paragraphe 15 (1) de la Loi est rédigée selon la formule 1.

(2) L'ordonnance rendue en vertu du paragraphe 16 (1) de la Loi est rédigée selon la formule 2.

(3) L'ordonnance rendue en vertu du paragraphe 21 (1) de la Loi est rédigée selon la formule 6.

(4) L'ordonnance rendue en vertu du paragraphe 22 (1) de la Loi est rédigée selon la formule 8.

(5) Si le malade est transféré dans un hôpital public en vertu du paragraphe 30 (1) de la Loi, le dirigeant responsable remplit la formule approuvée par le ministre. Il est possible de se procurer la formule au ministère.

(6) Les documents suivants sont rédigés selon les formules approuvées par le ministre et qu'il est possible de se procurer au ministère :

1. Le certificat d'admission en cure obligatoire.
2. Le certificat de renouvellement.
3. L'avis donné à la Commission sur la nécessité d'une révision obligatoire du statut de malade en cure facultative d'un enfant ayant entre 12 et 15 ans conformément au paragraphe 13 (2) de la Loi.
4. La formule visée au paragraphe 20 (7) de la Loi accordant au malade en cure obligatoire le statut de malade en cure facultative ou volontaire.
5. L'ordre de retour donné en vertu de l'alinéa 28 (1) b) de la Loi.
6. La note de transfert visée au paragraphe 29 (1) de la Loi.
7. Le mandat prévu à l'article 31 de la Loi pour le transfert d'un malade de l'Ontario à une autre compétence territoriale.
8. L'arrêté prévu à l'article 32 de la Loi permettant d'amener dans un établissement psychiatrique une personne qui vient en Ontario.
9. Le consentement à la divulgation, à la transmission ou à l'examen du dossier clinique en vertu du paragraphe 35 (3) de la Loi.
10. La déclaration du médecin traitant prévue au paragraphe 35 (6) de la Loi.
11. La demande présentée par un malade en vertu du paragraphe 36 (2) de la Loi, ou par le représentant ou le mandataire spécial visé au paragraphe 36 (16) de la Loi, en vue d'examiner une partie ou la totalité du dossier clinique ou d'en faire des copies.
12. La nomination d'un représentant en vertu de l'article 36.1 de la Loi.
13. L'avis donné aux termes de la disposition 1 du paragraphe 36.1 (4) de la Loi au malade qui a le droit de nommer un représentant.
14. L'avis donné aux termes du paragraphe 36.2 (2) de la Loi au malade qui a le droit de demander à la Commission, par voie de requête, de nommer un représentant.
15. L'avis donné aux termes du paragraphe 38 (1) de la Loi au malade qui fait l'objet d'un certificat d'admission en cure obligatoire ou d'un certificat de renouvellement.

16. A notice under subsection 38 (4) of the Act to a patient who has been determined to be not mentally competent to examine a clinical record or to give or refuse consent to its disclosure.
17. A notice under subsection 38 (6) of the Act to a child who has a right to apply to the Board under section 13 of the Act.
18. A notice under section 38.1 of the Act to a person who is the subject of an application for assessment under section 15 of the Act or an order under section 32 of the Act.
19. A notice to the Board of the completion of a fourth certificate of renewal, resulting in a deemed application to the Board under subsection 39 (4) of the Act.
20. A statement by an attending physician under subsection 48 (12) of the Act.
21. A certificate of incapacity to manage one's property under subsection 54 (4) of the Act.
22. A financial statement under section 55 of the Act.
23. A notice of cancellation of a certificate of incapacity to manage one's property under section 56 of the Act.
24. A notice of continuance of a certificate of incapacity to manage one's property under subsection 57 (2) of the Act.
25. A notice under subsection 59 (1) of the Act to a patient who is the subject of a certificate of incapacity to manage one's property or who is the subject of a notice of continuance of a certificate of incapacity to manage one's property.
26. A notice under clause 15 (1) (a) of this Regulation to a patient who has been found by his or her attending physician to be incapable with respect to a treatment of a mental disorder within the meaning of the *Health Care Consent Act, 1996*.

(7) The following shall be in the form approved by the Minister and obtainable from the Board:

1. An application to the Board under subsection 13 (1) of the Act to inquire into whether an informal patient who is a child between 12 and 15 years of age needs observation, care and treatment in a psychiatric facility.
2. An application to the Board under subsection 36 (14) of the Act to inquire into whether a patient is not mentally competent to examine a clinical record or to give or refuse consent to its disclosure.
3. An application to the Board under subsection 39 (1) of the Act respecting an involuntary patient.
4. An application to the Board under section 60 of the Act for a review of the issue of a patient's capacity to manage property.

(8) The following shall be in the form approved by the Board and obtainable from the Board:

1. An application to the Board under subsection 36 (4) of the Act for authority to withhold all or part of a clinical record.

16. L'avis donné aux termes du paragraphe 38 (4) de la Loi au malade dont il a été conclu qu'il n'était pas mentalement capable d'examiner un dossier clinique ni de donner ou de refuser son consentement à la divulgation du dossier.
17. L'avis donné aux termes du paragraphe 38 (6) de la Loi à l'enfant qui a le droit de présenter une requête à la Commission en vertu de l'article 13 de la Loi.
18. L'avis donné aux termes de l'article 38.1 de la Loi à la personne qui fait l'objet d'une demande d'évaluation présentée en vertu de l'article 15 de la Loi ou d'un arrêté pris en vertu de l'article 32 de la Loi.
19. L'avis donné à la Commission portant qu'un quatrième certificat de renouvellement a été rempli, une requête étant alors réputée avoir été présentée à la Commission aux termes du paragraphe 39 (4) de la Loi.
20. La déclaration déposée par le médecin traitant aux termes du paragraphe 48 (12) de la Loi.
21. Le certificat d'incapacité de gérer ses biens délivré aux termes du paragraphe 54 (4) de la Loi.
22. L'état des finances prévu à l'article 55 de la Loi.
23. L'avis d'annulation prévu à l'article 56 de la Loi du certificat d'incapacité de gérer ses biens.
24. L'avis de prorogation prévu au paragraphe 57 (2) de la Loi du certificat d'incapacité de gérer ses biens.
25. L'avis donné aux termes du paragraphe 59 (1) de la Loi au malade qui fait l'objet d'un certificat d'incapacité de gérer ses biens ou d'un avis de prorogation du certificat d'incapacité de gérer ses biens.
26. L'avis donné aux termes de l'alinéa 15 (1) a) du présent règlement au malade dont le médecin traitant a constaté l'incapacité à l'égard du traitement d'un trouble mental, au sens de la *Loi de 1996 sur le consentement aux soins de santé*.

(7) Les documents suivants sont rédigés selon les formules approuvées par le ministre et qu'il est possible de se procurer auprès de la Commission :

1. La requête présentée à la Commission aux termes du paragraphe 13 (1) de la Loi lui demandant de mener une enquête afin de déterminer si le malade en cure facultative qui est un enfant ayant entre 12 et 15 ans a besoin d'être mis en observation, de recevoir des soins et de suivre un traitement dans un établissement psychiatrique.
2. La requête présentée à la Commission aux termes du paragraphe 36 (14) de la Loi lui demandant de mener une enquête afin de déterminer si le malade est ou non mentalement capable d'examiner le dossier clinique et de donner ou de refuser son consentement à la divulgation du dossier.
3. La requête présentée à la Commission en vertu du paragraphe 39 (1) de la Loi concernant le malade en cure obligatoire.
4. La requête présentée à la Commission en vertu de l'article 60 de la Loi lui demandant de réviser la question de savoir si le malade est capable de gérer ses biens.

(8) Les documents suivants sont rédigés selon les formules approuvées par la Commission et qu'il est possible de se procurer auprès de celle-ci :

1. La requête présentée à la Commission aux termes du paragraphe 36 (4) de la Loi lui demandant l'autorisation de refuser de divulguer la totalité ou une partie du dossier clinique.

2. An application to the Board under subsection 36.2 (1) of the Act for the appointment of a representative.

3. The Regulation is amended by adding the following sections:

DESIGNATION OF RIGHTS ADVISERS

14. (1) In the case of each psychiatric facility listed in Schedule 5, the Minister shall designate one or more persons or categories of persons to perform the functions of a rights adviser under the Act in the facility.

(2) In the case of each psychiatric facility not listed in Schedule 5, the psychiatric facility shall designate one or more persons to perform the functions of a rights adviser under the Act in the facility.

(3) A designation by the Minister may be revoked by the Minister and a designation by a psychiatric facility may be revoked by the psychiatric facility.

(4) A designation or revocation by a psychiatric facility shall be made on behalf of the facility by the officer in charge of the facility.

(5) Only persons who meet the following requirements may be designated by a psychiatric facility to perform the functions of a rights adviser under the Act in the facility:

1. The person must be knowledgeable about the rights to apply to the Board provided under the Act and the *Health Care Consent Act, 1996*.
2. The person must be knowledgeable about the workings of the Board, how to contact the Board and how to make applications to the Board.
3. The person must be knowledgeable about how to obtain legal services.
4. The person must have the communication skills necessary to perform effectively the functions of a rights adviser under the Act.

**RIGHTS ADVICE FOR PATIENTS FOUND INCAPABLE
WITH RESPECT TO TREATMENT OF A MENTAL DISORDER**

15. (1) If a person who has been admitted to a psychiatric facility as a patient is 14 years old or older and if the person's attending physician proposes treatment of a mental disorder of the person and finds that the person is incapable with respect to the treatment within the meaning of the *Health Care Consent Act, 1996*, the attending physician shall ensure that,

- (a) the person is promptly given a written notice indicating that he or she has been found by the attending physician to be incapable with respect to the treatment; and
- (b) a rights adviser is promptly notified of the finding of incapacity.

(2) A rights adviser who is notified of a finding of incapacity shall promptly meet with the person who has been found incapable and shall explain to the person the significance of the finding and the right to apply to the Board under the *Health Care Consent Act, 1996* for a review of the finding.

(3) Subsection (2) does not apply if the person who has been found incapable refuses to meet with the rights adviser.

2. La requête présentée à la Commission aux termes du paragraphe 36.2 (1) de la Loi lui demandant de nommer un représentant.

3. Le Règlement est modifié par adjonction des articles suivants :

DÉSIGNATION DE CONSEILLERS EN MATIÈRE DE DROITS

14. (1) Dans le cas de chaque établissement psychiatrique mentionné à l'annexe 5, le ministre désigne une ou plusieurs personnes ou catégories de personnes pour qu'elles remplissent dans l'établissement les fonctions de conseiller en matière de droits en vertu de la Loi.

(2) Dans le cas de chaque établissement psychiatrique qui n'est pas mentionné à l'annexe 5, l'établissement psychiatrique désigne une ou plusieurs personnes pour qu'elles remplissent dans l'établissement les fonctions de conseiller en matière de droits en vertu de la Loi.

(3) La désignation effectuée par le ministre peut être révoquée par celui-ci et la désignation effectuée par un établissement psychiatrique peut être révoquée par ce dernier.

(4) La désignation ou la révocation effectuée par un établissement psychiatrique est effectuée au nom de celui-ci par le dirigeant responsable de l'établissement.

(5) Seules les personnes qui satisfont aux exigences suivantes peuvent être désignées par un établissement psychiatrique pour qu'elles remplissent dans l'établissement les fonctions de conseiller en matière de droits en vertu de la Loi :

1. La personne doit être bien renseignée sur le droit de présenter une requête à la Commission prévu par la Loi et sur celui prévu par la Loi de 1996 sur le consentement aux soins de santé.
2. La personne doit être bien renseignée sur le fonctionnement de la Commission et sur la façon de se mettre en rapport avec elle et de lui présenter des requêtes.
3. La personne doit être bien renseignée sur la façon d'obtenir des services juridiques.
4. La personne doit posséder les aptitudes à la communication nécessaires pour remplir efficacement les fonctions de conseiller en matière de droits aux termes de la Loi.

**CONSEILS SUR LES DROITS POUR LES MALADES DONT L'INCAPACITÉ
A ÉTÉ CONSTATÉE À L'ÉGARD DU TRAITEMENT D'UN TROUBLE MENTAL**

15. (1) Si la personne admise à titre de malade à un établissement psychiatrique est âgée de 14 ans ou plus et que son médecin traitant propose le traitement d'un trouble mental qu'elle présente et constate qu'elle est incapable à l'égard du traitement, au sens de la Loi de 1996 sur le consentement aux soins de santé, le médecin traitant veille à ce que :

- a) d'une part, la personne reçoive promptement un avis écrit indiquant que son médecin traitant a constaté son incapacité à l'égard du traitement;
- b) d'autre part, un conseiller en matière de droits soit promptement avisé de la constatation d'incapacité.

(2) Le conseiller en matière de droits qui est avisé d'une constatation d'incapacité rencontre promptement la personne dont l'incapacité a été constatée et lui explique l'importance de la constatation et son droit de présenter à la Commission une requête en révision de la constatation en vertu de la Loi de 1996 sur le consentement aux soins de santé.

(3) Le paragraphe (2) ne s'applique pas si la personne dont l'incapacité a été constatée refuse de rencontrer le conseiller en matière de droits.

(4) At the request of the person who has been found incapable, the rights adviser shall assist him or her in applying to the Board under the *Health Care Consent Act, 1996* for a review of the finding and in obtaining legal services.

(5) This section does not apply if,

(a) the person has a guardian of the person appointed under the *Substitute Decisions Act, 1992* who has authority to give or refuse consent to the treatment;

(b) the person has an attorney under a power of attorney for personal care given under the *Substitute Decisions Act, 1992*, the power of attorney contains a provision waiving the person's right to apply to the Board for a review of the finding of incapacity and the provision is effective under subsection 50 (1) of the *Substitute Decisions Act, 1992*;

(c) the person is in a coma, is unconscious, is semi-conscious or is unable to communicate comprehensibly despite reasonable efforts to understand the person; or

(d) the attending physician is of the opinion that there is an emergency within the meaning of subsection 25 (1) of the *Health Care Consent Act, 1996*.

(6) If a rights adviser has met with a person who was admitted to a psychiatric facility and was found incapable with respect to a treatment of a mental disorder, and if the rights adviser has provided the person with the explanation required by subsection (2), this section does not apply to any subsequent finding of incapacity made in respect of the person during his or her stay in the facility pursuant to that admission, whether the subsequent finding is made in relation to the same treatment or a different treatment.

EXPLANATION BY RIGHTS ADVISERS

16. A rights adviser fulfils his or her obligation under this Regulation to explain a matter to a person if the rights adviser explains the matter to the best of his or her ability and in a manner that addresses the person's special needs, even if the person does not understand the explanation.

4. The Regulation is amended by adding the following Schedule:

Schedule 5

ITEM	LOCATION	NAME
1.	Brockville	Brockville Psychiatric Hospital (except St. Lawrence Regional Centre)
2.	Hamilton	Hamilton Psychiatric Hospital
3.	Kingston	Kingston Psychiatric Hospital (except L.S. Penrose Centre)
4.	London	London Psychiatric Hospital
5.	North Bay	North Bay Psychiatric Hospital (except Nipissing Regional Centre)
6.	Penetanguishene	Mental Health Centre, Penetanguishene
7.	St. Thomas	St. Thomas Psychiatric Hospital (except St. Thomas Adult Rehabilitation & Training Centre)
8.	Thunder Bay	Lakehead Psychiatric Hospital (except Northwestern Regional Centre)

(4) À la demande de la personne dont l'incapacité a été constatée, le conseiller en matière de droits l'aide à présenter à la Commission sa requête en révision de la constatation en vertu de la *Loi de 1996 sur le consentement aux soins de santé*, et à obtenir des services juridiques.

(5) Le présent article ne s'applique pas dans les cas suivants :

a) la personne a un tuteur à la personne nommé en vertu de la *Loi de 1992 sur la prise de décisions au nom d'autrui* qui a le pouvoir de donner ou de refuser son consentement au traitement;

b) la personne a un procureur constitué en vertu d'une procuration relative au soin de la personne donnée en vertu de la *Loi de 1992 sur la prise de décisions au nom d'autrui*, la procuration comporte une disposition selon laquelle la personne renonce à son droit de présenter à la Commission une requête en révision de la constatation d'incapacité, et la disposition est valide en vertu du paragraphe 50 (1) de la *Loi de 1992 sur la prise de décisions au nom d'autrui*;

c) la personne est dans le coma, sans connaissance ou à demi consciente ou est incapable de communiquer d'une manière compréhensible malgré les efforts raisonnables qui sont faits pour la comprendre;

d) le médecin traitant est d'avis qu'il y a urgence au sens du paragraphe 25 (1) de la *Loi de 1996 sur le consentement aux soins de santé*.

(6) Si un conseiller en matière de droits a rencontré une personne admise à un établissement psychiatrique et dont l'incapacité a été constatée à l'égard du traitement d'un trouble mental et qu'il lui a fourni les explications exigées par le paragraphe (2), le présent article ne s'applique pas à une constatation d'incapacité faite ultérieurement à l'égard de la personne pendant son séjour dans l'établissement à la suite de cette admission, que la constatation ultérieure soit faite à l'égard du même traitement ou d'un traitement différent.

EXPLICATIONS DONNÉES PAR LES CONSEILLERS EN MATIÈRE DE DROITS

16. Le conseiller en matière de droits s'acquitte de l'obligation qu'il a, aux termes du présent règlement, d'expliquer une question à une personne s'il l'explique de son mieux en tenant compte des besoins particuliers de la personne, même si celle-ci ne comprend pas l'explication.

4. Le Règlement est modifié par adjonction de l'annexe suivante :

Annexe 5

POINT	ENDROIT	NOM
1.	Brockville	Brockville Psychiatric Hospital (sauf le St. Lawrence Regional Centre)
2.	Hamilton	Hamilton Psychiatric Hospital
3.	Kingston	Kingston Psychiatric Hospital (sauf le L.S. Penrose Centre)
4.	London	London Psychiatric Hospital
5.	North Bay	North Bay Psychiatric Hospital (sauf le Nipissing Regional Centre)
6.	Penetanguishene	Mental Health Centre, Penetanguishene
7.	St. Thomas	St. Thomas Psychiatric Hospital (sauf le St. Thomas Adult Rehabilitation & Training Centre)
8.	Thunder Bay	Lakehead Psychiatric Hospital (sauf le Northwestern Regional Centre)

9. Toronto Queen Street Mental Health Centre
10. Whitby Whitby Psychiatric Hospital
(except Durham Centre for the
Developmentally Handicapped)

5. This Regulation comes into force on the day subsection 72 (32) of the *Advocacy, Consent and Substitute Decisions Statute Law Amendment Act, 1996* comes into force.

15/96

ONTARIO REGULATION 104/96
made under the
HEALTH CARE CONSENT ACT, 1996

Made: March 28, 1996
Filed: March 29, 1996

EVALUATORS

1. (1) For the purpose of the definition of "evaluator" in subsection 2 (1) of the Act,

- (a) social workers are evaluators;
- (b) social workers and persons described in clause (a), (l), (m), (o), (p) or (q) of the definition of "health practitioner" in subsection 2 (1) of the Act may act as evaluators for the purpose of determining whether a person is capable with respect to his or her admission to a care facility and for the purpose of determining whether a person is capable with respect to a personal assistance service.

(2) In this section,

"social worker" means a member of the Ontario College of Certified Social Workers.

2. This Regulation comes into force on the day subsection 2 (1) of the *Advocacy, Consent and Substitute Decisions Statute Law Amendment Act, 1996* comes into force.

15/96

ONTARIO REGULATION 105/96
made under the
CONSENT TO TREATMENT ACT, 1992

Made: March 28, 1996
Filed: March 29, 1996

Revoking O. Reg. 19/95
(General)

1. Ontario Regulations 19/95 and 16/96 are revoked.

2. This Regulation comes into force on the day subsection 2 (1) of the *Advocacy, Consent and Substitute Decisions Statute Law Amendment Act, 1996* comes into force.

15/96

9. Toronto Queen Street Mental Health Centre
10. Whitby Whitby Psychiatric Hospital
(sauf le Durham Centre for the
Developmentally Handicapped)

5. Le présent règlement entre en vigueur le jour de l'entrée en vigueur du paragraphe 72 (32) de la *Loi de 1996 modifiant des lois en ce qui concerne l'intervention, le consentement et la prise de décisions au nom d'autrui*.

ONTARIO REGULATION 106/96
made under the
PUBLIC HOSPITALS ACT

Made: March 20, 1996
Approved: March 28, 1996
Filed: March 29, 1996

Amending Reg. 965 of R.R.O. 1990
(Hospital Management)

Note: Regulation 965 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Clauses 19 (4) (i) and (i.1) of Regulation 965 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

- (i) all consents to treatment obtained in writing with respect to the patient;
- (i.1) all statements referred to in subsection 28 (4) with respect to the patient;
- (i.2) all opinions required to be noted under subsection 25 (5) of the *Health Care Consent Act, 1996* with respect to the patient;

(2) Clauses 19 (5) (g) and (g.1) of the Regulation are revoked and the following substituted:

- (g) all consents to treatment obtained in writing with respect to the out-patient;
- (g.1) all statements referred to in subsection 28 (4) with respect to the out-patient;
- (g.2) all opinions required to be noted under subsection 25 (5) of the *Health Care Consent Act, 1996* with respect to the out-patient;

2. This Regulation comes into force on the day subsection 2 (1) of the *Advocacy, Consent and Substitute Decisions Statute Law Amendment Act, 1996* comes into force.

JIM WILSON
Minister of Health

Dated at Toronto on March 20, 1996.

15/96

ONTARIO REGULATION 107/96
made under the
REGULATED HEALTH PROFESSIONS ACT, 1991

Made: March 20, 1996
Approved: March 28, 1996
Filed: March 29, 1996

CONTROLLED ACTS

FORMS OF ENERGY

1. The following forms of energy are prescribed for the purpose of paragraph 7 of subsection 27 (2) of the Act:

1. Electricity for,

- i. aversive conditioning,
- ii. cardiac pacemaker therapy,
- iii. cardioversion,
- iv. defibrillation,
- v. electrocoagulation,
- vi. electroconvulsive shock therapy,
- vii. electromyography,
- viii. fulguration,
- ix. nerve conduction studies, or
- x. transcutaneous cardiac pacing.

2. Electromagnetism for magnetic resonance imaging.

3. Soundwaves for,

- i. diagnostic ultrasound, or
- ii. lithotripsy.

EXEMPTIONS

2. A member of the College of Chiropractors of Ontario is exempt from subsection 27 (1) of the Act for the purpose of applying electricity for electrocoagulation or fulguration.

3. (1) A member of the Royal College of Dental Surgeons of Ontario is exempt from subsection 27 (1) of the Act for the purpose of applying electricity for defibrillation or electrocoagulation.

(2) A member of the Royal College of Dental Surgeons of Ontario is exempt from subsection 27 (1) of the Act for the purpose of applying electricity for electromyography or nerve conduction studies, in the course of conducting research.

4. A member of the College of Midwives of Ontario is exempt from subsection 27 (1) of the Act for the purpose of ordering the application of soundwaves for pregnancy diagnostic ultrasound or pelvic diagnostic ultrasound.

5. (1) A member of the College of Physicians and Surgeons of Ontario is exempt from subsection 27 (1) of the Act for the purpose of applying, or ordering the application of, electricity for a procedure listed in paragraph 1 of section 1 or soundwaves for a procedure listed in paragraph 3 of section 1.

(2) A member of the College of Physicians and Surgeons of Ontario is exempt from subsection 27 (1) of the Act for the purpose of applying in a public hospital, or ordering the application in a public hospital of, electromagnetism for magnetic resonance imaging.

6. A member of the College of Psychologists of Ontario is exempt from subsection 27 (1) of the Act for the purpose of applying, or ordering the application of, electricity for aversive conditioning.

7. A person is exempt from subsection 27 (1) of the Act for the purpose of,

- (a) applying soundwaves for diagnostic ultrasound if the application is ordered by a member of the College of Physicians and Surgeons of Ontario;
- (b) applying soundwaves for pregnancy diagnostic ultrasound or pelvic diagnostic ultrasound if the application is ordered by a member of the College of Midwives of Ontario;
- (c) applying electromagnetism for magnetic resonance imaging in a public hospital if the application is ordered by a member of the College of Physicians and Surgeons of Ontario; and
- (d) applying electricity for aversive conditioning if the application is ordered and directed by a member of the College of Physicians and Surgeons of Ontario or by a member of the College of Psychologists of Ontario.

8. The following activities are exempt from subsection 27 (1) of the Act:

- 1. Acupuncture.
- 2. Ear or body piercing for the purpose of accommodating a piece of jewellery.
- 3. Electrolysis.
- 4. Tattooing for cosmetic purposes.

9. Male circumcision is an activity that is exempt from subsection 27 (1) of the Act if the circumcision is performed as part of a religious tradition or ceremony.

10. A naturopath is exempt from subsection 27 (1) of the Act for the purpose of carrying on, in accordance with the *Drugless Practitioners Act* and the regulations under that Act, activities that are within the scope of the practice of naturopathy.

11. The taking of a blood sample from a vein or by skin pricking is an activity that is exempt from subsection 27 (1) of the Act if the person taking the blood sample is employed by a laboratory or specimen collection centre licensed under the *Laboratory and Specimen Collection Centre Licensing Act*.

12. (1) A medical geneticist who holds a doctorate is exempt from subsection 27 (1) of the Act for the purpose of communicating to an individual or his or her personal representative a diagnosis identifying a genetic disease or genetic disorder as the cause of the symptoms of the individual in circumstances in which it is reasonably foreseeable that the individual or his or her personal representative will rely on the diagnosis, if,

- (a) the disease or disorder identified is within the geneticist's area of expertise; and
- (b) the geneticist is employed by a university or a health care facility and the communication of the diagnosis is performed in accordance with the university's or facility's guidelines or protocols.

(2) In this section,

"health care facility" means a facility governed by or funded under an Act set out in the Schedule.

13. A member of the College of Nurses of Ontario who holds a general certificate of registration as a registered nurse is exempt from subsection 27 (1) of the Act for the purpose of prescribing a solution of normal saline (0.9 per cent) for venipuncture performed to establish peripheral intravenous access and maintain patency.

Schedule

1. *Alcoholism and Drug Addiction Research Foundation Act.*
2. *Cancer Act.*
3. *Charitable Institutions Act.*
4. *Child and Family Services Act.*
5. *Community Psychiatric Hospitals Act.*
6. *Developmental Services Act.*
7. *General Welfare Assistance Act.*
8. *Homes for Retarded Persons Act.*
9. *Homes for Special Care Act.*
10. *Homes for the Aged and Rest Homes Act.*
11. *Independent Health Facilities Act.*
12. *Mental Health Act.*
13. *Mental Hospitals Act.*
14. *Ministry of Community and Social Services Act.*
15. *Ministry of Correctional Services Act.*

16. *Ministry of Health Act.*

17. *Nursing Homes Act.*

18. *Ontario Mental Health Foundation Act.*

19. *Private Hospitals Act.*

20. *Public Hospitals Act.*

JIM WILSON
Minister of Health

Dated at Toronto on March 20, 1996.

15/96

ONTARIO REGULATION 108/96 made under the REGULATED HEALTH PROFESSIONS ACT, 1991

Made: March 20, 1996
Approved: March 28, 1996
Filed: March 29, 1996

Revoking O. Reg. 886/93
(Forms of Energy)

Revoking O. Reg. 887/93
(Exemptions)

1. Ontario Regulations 886/93, 887/93 and 751/94 are revoked.

JIM WILSON
Minister of Health

Dated at Toronto on March 20, 1996.

15/96

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996—04—20

ONTARIO REGULATION 109/96 made under the ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT

Made: March 27, 1996
Filed: March 29, 1996

Amending Reg. 890 of R.R.O. 1990
(General)

Note: Regulation 890 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Subsection 17.1 (2) of Regulation 890 of the Revised Regulations of Ontario, 1990 is amended by adding "or" at the end of clause (a), by striking out "or" at the end of clause (b) and by revoking clause (c).

(2) Subsections 17.1 (3.1) and (3.2) of the Regulation are revoked.

(3) Section 17.1 of the Regulation is amended by adding the following subsections:

(5) Despite section 18, if a member receiving a pension under a supplementary agreement described in section 26.2 again becomes an employee, payment of the pension to the member shall cease and the pension shall not be recommenced if the member subsequently ceases to be an employee.

(6) Subsection (5) applies only in respect of a supplementary agreement which comes into force on or after March 29, 1996.

2. (1) Subsection 26.2 (4) of the Regulation is revoked and the following substituted:

(4) An eligibility period commencing before March 29, 1996 must expire not later than two years after the supplementary agreement comes into force.

(4.1) An eligibility period commencing on or after March 29, 1996 must expire not later than one year after the supplementary agreement comes into force.

(2) Subsection 26.2 (7) of the Regulation is amended by striking out "1995" and substituting "1999".

3. Sections 17.1 and 26.2 of the Regulation, as they read on March 28, 1996, continue to apply to supplementary agreements entered into on or before March 31, 1995.

4. This Regulation comes into force on March 29, 1996.

ONTARIO REGULATION 110/96 made under the REGISTRY ACT

Made: March 29, 1996
Filed: March 29, 1996

OFFICE HOURS

1. Despite any other Regulation, the Land Registry Offices for the following Divisions shall be kept open from 12.00 o'clock noon until 5.30 p.m., local time, on March 29, 1996:

Registry Division of Ottawa-Carleton (No. 4)

Land Titles Division of Ottawa-Carleton (No. 4)

Registry Division of Essex (No. 12)

Land Titles Division of Essex (No. 12)

Registry Division of Halton (No. 20)

Land Titles Division of Halton (No. 20)

Registry Division of Middlesex (No. 33)

Land Titles Division of Middlesex (No. 33)

Registry Division of Nipissing (No. 36)

Land Titles Division of Nipissing (No. 36)

Registry Division of Durham (No. 40)

Land Titles Division of Durham (No. 40)

Registry Division of Peel (No. 43)

Land Titles Division of Peel (No. 43)

Registry Division of Simcoe (No. 51)

Land Titles Division of Simcoe (No. 51)

Registry Division of Sudbury (No. 53)

Land Titles Division of Sudbury (No. 53)

Registry Division of Thunder Bay (No. 55)

Land Titles Division of Thunder Bay (No. 55)

Registry Division of Waterloo (No. 58)

Land Titles Division of Waterloo (No. 58)

Registry Division of Wentworth (No. 62)

Land Titles Division of Wentworth (No. 62)

Registry Division of Metropolitan Toronto (No. 64)

Land Titles Division of Metropolitan Toronto (No. 66)

Registry Division of York Region (No. 65)

Land Titles Division of York Region (No. 65)

2. This Regulation is revoked on March 30, 1996.

IAN VEITCH
Director of Land Registration

Dated at Toronto on March 29, 1996.

16/96

ONTARIO REGULATION 111/96
made under the
HEALTH INSURANCE ACT

Made: March 27, 1996
Filed: March 29, 1996

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Regulation 552 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Paragraph 1 of subsection 24 (2) of Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked.

2. The Regulation is amended by adding the following sections:

PHYSICIAN SERVICES

37.1 (1) A service rendered by a physician in Ontario is an insured service if it is referred to in the schedule of benefits and rendered in such circumstances or under such conditions as may be specified in the schedule of benefits.

(2) The basic fee payable by the Plan for an insured service prescribed under subsection (1) is the fee payable under the schedule of benefits.

(3) A laboratory service set out in Schedule 11 and rendered by a physician is an insured service if,

(a) it is rendered for the purposes of diagnosing or treating a patient of the physician who sees the physician for purposes other than the sole purpose of receiving the laboratory service; or

(b) it is rendered in a public hospital.

(4) The basic fee payable by the Plan for a laboratory service set out in Schedule 11 and rendered by a physician in the circumstances referred to in clause (3) (a) is 51.7 cents multiplied by the applicable individual unit value for the service set out opposite the service in Schedule 11.

(5) The basic fee payable for a laboratory service set out in Schedule 11 and rendered by a physician in a public hospital is nil.

(6) If, under this Regulation or under an agreement to which the Government of Ontario is a party, the fee payable for an insured service

set out in Schedule 11 is nil, the fee payable for an insured service rendered by a physician in relation to that service is nil.

(7) Despite subsection (6), if a second physician renders a diagnostic laboratory medicine consultation in relation to a laboratory service set out in Schedule 11 at the request of another physician, the fee payable to the second physician is the fee set out in the schedule of benefits.

(8) For the purposes of subsection (7), a diagnostic laboratory medicine consultation occurs when a physician who practises laboratory medicine in a hospital gives a written opinion with respect to tissue, slides or specimens that are referred to the physician by a physician practising laboratory medicine in another hospital.

37.2 (1) If the total amount already paid for insured services rendered by a physician in Ontario during a 12-month period corresponds to the amount set out in Column 1 of the Table to this subsection, the fee payable for any other insured service rendered by the physician in the 12-month period shall be reduced by the fraction indicated in Column 2 of the Table.

TABLE

COLUMN 1	COLUMN 2
\$404,000 to \$454,500	1/3
more than \$454,500	2/3

(2) For the purposes of subsection (1),

"12-month period" means the period from April 1 of any year to and including March 31 of the following year.

(3) This section does not apply to the following services:

1. Services set out in Appendix E to the General Preamble of the schedule of benefits.
2. Services rendered under the Underserved Area Program of the Ministry of Health.

(4) For the purposes of subsection (1), the total amount already paid for insured services shall be determined without regard to any reduction under section 37.3.

37.3 (1) The fee payable for an insured service rendered by a physician in Ontario during a period set out in the Table to this section shall be reduced by the percentage set out opposite that period.

TABLE

Item	Period	Reduction
1.	April 1, 1991 to June 30, 1991	1.2%
2.	On or after April 1, 1993 but before April 1, 1994	2.812%
3.	On or after June 1, 1994 but before December 1, 1994	2.0%
4.	On or after December 1, 1994 but before April 1, 1995	6.0%

(2) Despite subsection 37.1 (3), the amount payable by the Plan for an insured service rendered by a physician in Ontario and for which a claim is assessed by the General Manager on or after March 1, 1996 is the amount otherwise payable under subsection 37.1 (3) less 10 per cent.

3. Subsection 38 (1) of the Regulation is revoked.

4. Section 38.1 of the Regulation is revoked.

5. Section 38.2 of the Regulation is revoked.

6. Section 38.2.1 of the Regulation is revoked.

7. (1) Subject to subsection (2), this Regulation comes into force on April 1, 1996.

(2) On May 1, 1996, sections 1, 2, 3, 4 and 5 shall be deemed to have come into force on April 1, 1995.

16/96

ONTARIO REGULATION 112/96
made under the
HEALTH INSURANCE ACT

Made: March 27, 1996
Filed: March 29, 1996

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 552 has been amended by Ontario Regulation 111/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 38.2 of Regulation 552 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(2) Despite subsection 38 (1), the amount payable by the Plan for an insured service rendered by a physician in Ontario and for which a claim is assessed by the General Manager on or after March 1, 1996 is the amount otherwise payable under subsection 38 (1) less 10 per cent.

2. This Regulation shall be deemed to have come into force on March 1, 1996.

16/96

ONTARIO REGULATION 113/96
made under the
HEALTH CARE ACCESSIBILITY ACT

Made: March 27, 1996
Filed: March 29, 1996

GENERAL

1. A hospital listed under the heading "Group F Hospitals" or "Group G Hospitals" in the Schedule to Regulation 964 of the Revised Regulations of Ontario, 1990 or a hospital listed in Part II of Schedule 2 to Regulation 552 of the Revised Regulations of Ontario, 1990 or in Part II of Schedule 4 to Regulation 552 of the Revised Regulations of Ontario, 1990 may accept a co-payment with respect to chronic care services provided in the hospital, paid in accordance with section 10 of Regulation 552 of the Revised Regulations of Ontario, 1990.

2. This Regulation comes into force on the day section 39 of Schedule H to the *Savings and Restructuring Act, 1996* comes into force.

16/96

ONTARIO REGULATION 114/96
made under the
HEALTH INSURANCE ACT

Made: March 27, 1996
Filed: March 29, 1996

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 552 has been amended by Ontario Regulations 111/96 and 112/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Clause (b) of the definition of "schedule of benefits" in subsection 1 (1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(b) the Ministry of Health publication dated March 31, 1996 and titled "Bulletin #4288",

2. This Regulation comes into force on March 31, 1996.

16/96

ONTARIO REGULATION 115/96
made under the
NURSING ACT, 1991

Made: January 5, 1996
Approved: March 28, 1996
Filed: March 29, 1996

Amending O. Reg. 275/94
(General)

Note: Ontario Regulation 275/94 has not previously been amended.

1. Ontario Regulation 275/94 is amended by adding the following Part:

PART I
DEFINITION

0.1 In this Regulation,

"registered nurse in the general class" means a member who holds a general certificate of registration as a registered nurse.

2. The heading immediately preceding section 1 of the Regulation is revoked and the following substituted:

PART II
REGISTRATION

CERTIFICATES OF REGISTRATION

3. (1) Paragraphs 1, 2 and 3 of subsection 5 (1) of the Regulation are revoked and the following substituted:

1. The applicant must not have been found guilty of a criminal offence or an offence under the *Narcotic Control Act* (Canada) or the *Food and Drugs Act* (Canada).
2. The applicant must not have been the subject of a finding of professional misconduct, incompetence or incapacity, whether in Ontario or in another jurisdiction and whether in relation to the nursing profession or another health profession.
3. The applicant must not currently be the subject of proceedings for professional misconduct, incompetence or incapacity, whether in Ontario or in another jurisdiction and whether in relation to the nursing profession or another health profession.

(2) Paragraphs 1, 2 and 3 of subsection 5 (3) of the Regulation are revoked and the following substituted:

1. A finding of guilt for a criminal offence or an offence under the *Narcotic Control Act* (Canada) or the *Food and Drugs Act* (Canada).
2. A finding of professional misconduct, incompetence or incapacity, whether in Ontario or in another jurisdiction and whether in relation to the nursing profession or another health profession.
3. A proceeding for professional misconduct, incompetence or incapacity, whether in Ontario or in another jurisdiction and whether in relation to the nursing profession or another health profession.

4. (1) The Regulation is amended by adding the following heading immediately before section 6:

GENERAL CERTIFICATES OF REGISTRATION

(2) Paragraphs 1 and 2 of subsection 6 (1) of the Regulation are revoked and the following substituted:

1. The applicant,

- i. must have graduated from a nursing program in Ontario that was, at the time the applicant graduated,
 - A. approved by the Minister of Education and Training, in the case of a program offered by a college of applied arts and technology, or
 - B. approved by the Approval Committee of the Council of Ontario University Programs in Nursing and approved by the Senate or Governing Council of the university that offered the program, in the case of a program offered by a university,
- ii. must have graduated from a nursing program in another province or territory in Canada that was, at the time the applicant graduated, accepted by the regulatory body for nursing in that province or territory,
- iii. must have graduated from a nursing program outside Canada that the Registration Committee determines was, at the time the applicant graduated, equivalent to a nursing program in Ontario that is currently approved in accordance with sub-subparagraph A or B of subparagraph i, or
- iv. must have graduated from a nursing program outside Canada and, if the Registration Committee does not make the determination referred to in subparagraph iii with respect to the program, must also satisfy the Registration Committee that he or she has obtained additional nursing

education or experience that, together with the education provided by the nursing program from which he or she graduated, is equivalent to the education provided by a nursing program in Ontario that is currently approved in accordance with sub-subparagraph A or B of subparagraph i.

2. At the time of successfully completing all other requirements for registration as a registered nurse in the general class or at the time of application, whichever is later, the applicant must satisfy the Registration Committee,

- i. that he or she graduated from a program described in subparagraph i, ii or iii of paragraph 1 within the past five years,
- ii. that he or she has no need for additional education or experience based on evidence of safe nursing practice during the past five years, or
- iii. that he or she has successfully completed the additional education or obtained the additional experience that the Registration Committee determines is necessary to enable him or her to practise safely as a registered nurse in the general class in the future.

(3) Paragraphs 1 and 2 of subsection 6 (2) of the Regulation are revoked and the following substituted:

1. The applicant,

- i. must have graduated from a practical nurse or nursing assistant program in Ontario that was, at the time the applicant graduated,
 - A. approved by the Minister of Education and Training, in the case of a program offered by a college of applied arts and technology or a secondary school, or
 - B. approved by the Ministry of Health,
- ii. must have graduated from a practical nurse or nursing assistant program in another province or territory in Canada that was, at the time the applicant graduated, accepted by the regulatory body for practical nurses or nursing assistants in that province or territory,
- iii. must have graduated from a practical nurse or nursing assistant program outside Canada that the Registration Committee determines was, at the time the applicant graduated, equivalent to a practical nurse or nursing assistant program in Ontario that is currently approved in accordance with sub-subparagraph A or B of subparagraph i,
- iv. must have graduated from a practical nurse or nursing assistant program outside Canada and, if the Registration Committee does not make the determination referred to in subparagraph iii with respect to the program, must also satisfy the Registration Committee that he or she has obtained additional practical nurse or nursing assistant education or experience that, together with the education provided by the nursing program from which he or she graduated, is equivalent to the education provided by a practical nurse or nursing assistant program in Ontario that is currently approved in accordance with sub-subparagraph A or B of subparagraph i, or
- v. must have graduated from one of the nursing programs referred to in paragraph 1 of subsection (1) and must also satisfy the Registration Committee that he or she has

obtained additional practical nurse or nursing assistant education or experience that, together with the education provided by the nursing program from which he or she graduated, is equivalent to the preparation provided by a practical nurse or nursing assistant program in Ontario that is currently approved in accordance with sub-subparagraph A or B of subparagraph i.

2. At the time of successfully completing all other requirements for registration as a registered practical nurse in the general class or at the time of application, whichever is later, the applicant must satisfy the Registration Committee,

- i. that he or she graduated from a program described in subparagraph i, ii or iii of paragraph 1 within the past five years,
- ii. that he or she has no need for additional education or experience based on evidence of safe practice as a practical nurse or nursing assistant during the past five years, or
- iii. that he or she has successfully completed the additional education or obtained the additional experience that the Registration Committee determines is necessary to enable him or her to practise safely as a practical nurse or nursing assistant in the future.

(4) Paragraph 3 of subsection 6 (3) of the Regulation is amended by striking out "graduating" in the first line and substituting "who graduated".

(5) Paragraph 4 of subsection 6 (3) of the Regulation is amended by striking out "graduating" in the first line and substituting "who graduated".

5. (1) The Regulation is amended by adding the following heading immediately before section 9:

TEMPORARY CERTIFICATES OF REGISTRATION

(2) Paragraph 3 of subsection 9 (3) of the Regulation is amended by striking out "graduating" in the first line and substituting "who graduated".

(3) Paragraph 4 of subsection 9 (3) of the Regulation is amended by striking out "graduating" in the first line and substituting "who graduated".

(4) Paragraph 6 of subsection 9 (3) of the Regulation is revoked and the following substituted:

6. An applicant for a certificate of registration as a registered nurse must satisfy the Registration Committee that within the year immediately preceding the date of his or her application, he or she,
- i. graduated from a program described in subparagraph i, ii or iii of paragraph 1 of subsection 6 (1), or
 - ii. practised safely in nursing.
7. An applicant for a certificate of registration as a registered practical nurse must satisfy the Registration Committee that within the year immediately preceding the date of his or her application, he or she,
- i. graduated from a program described in subparagraph i, ii or iii of paragraph 1 of subsection 6 (2), or

- ii. practised safely as a practical nurse or nursing assistant.

6. (1) The Regulation is amended by adding the following heading immediately before section 10:

SPECIAL ASSIGNMENT CERTIFICATES OF REGISTRATION

(2) Subparagraph ii of paragraph 1 of subsection 10 (1) of the Regulation is amended by striking out "time" in the second line and substituting "date".

(3) Subparagraph ii of paragraph 1 of subsection 10 (2) of the Regulation is amended by striking out "time" in the third line and substituting "date".

(4) Paragraph 2 of subsection 10 (3) of the Regulation is amended by striking out "graduating" in the first line and substituting "who graduated".

7. The Regulation is amended by adding the following heading immediately before section 11:

PROVISIONAL CERTIFICATES OF REGISTRATION

8. The Regulation is amended by adding the following heading immediately before section 12:

EXAMINATION

9. The Regulation is amended by adding the following heading immediately before section 13:

REINSTATEMENT

10. The Regulation is amended by adding the following Part:

PART III PROCEDURES AUTHORIZED UNDER SECTION 4 OF THE ACT

14. All procedures on tissue below the dermis or below the surface of a mucous membrane are prescribed for the purpose of paragraph 1 of section 4 of the Act.

15. (1) For the purpose of clause 5 (1) (a) of the Act, a registered nurse in the general class may perform a procedure set out in subsection (4) if he or she meets all of the conditions set out in subsection (5).

(2) For the purpose of clause 5 (1) (a) of the Act, any member may perform a procedure set out in subsection (4) if the procedure is ordered by a registered nurse in the general class.

(3) No registered nurse in the general class shall order a procedure set out in subsection (4) unless he or she meets all of the conditions set out in subsection (5).

(4) The following are the procedures referred to in subsections (1), (2) and (3):

- 1. With respect to the care of a wound below the dermis or below a mucous membrane, any of the following procedures:
 - i. cleansing,
 - ii. soaking,
 - iii. irrigating,
 - iv. probing,

v. debriding,

vi. packing,

vii. dressing.

2. Venipuncture to establish peripheral intravenous access and maintain patency, using a solution of normal saline (0.9 per cent), in circumstances in which,

i. the individual requires medical attention, and

ii. delaying venipuncture is likely to be harmful to the individual.

3. A procedure that, for the purpose of assisting an individual with health management activities, requires putting an instrument,

i. beyond the point in the individual's nasal passages where they normally narrow,

ii. beyond the individual's larynx, or

iii. beyond the opening of the individual's urethra.

4. A procedure that, for the purpose of assessing an individual or assisting an individual with health management activities, requires putting an instrument or finger,

i. beyond the individual's anal verge, or

ii. into an artificial opening into the individual's body.

5. A procedure that, for the purpose of assessing an individual or assisting an individual with health management activities, requires putting an instrument, hand or finger beyond the individual's labia majora.

(5) The following are the conditions referred to in subsections (1) and (3):

1. The registered nurse has the knowledge, skill and judgment to perform the procedure safely, effectively and ethically.

2. The registered nurse has the knowledge, skill and judgment to determine whether the individual's condition warrants performance of the procedure.

3. The registered nurse determines that the individual's condition warrants performance of the procedure, having considered,

i. the known risks and benefits to the individual of performing the procedure,

ii. the predictability of the outcome of performing the procedure,

iii. the safeguards and resources available in the circumstances to safely manage the outcome of performing the procedure, and

iv. other relevant factors specific to the situation.

4. The registered nurse accepts sole accountability for determining that the individual's condition warrants performance of the procedure.

16. Sections 14 and 15 do not authorize a member to prescribe a drug as defined in subsection 117 (1) of the *Drug and Pharmacies Regulation Act*.

COUNCIL OF THE COLLEGE OF NURSES OF ONTARIO:

ANNE COGHLAN
President

MARGARET RISK
Executive Director

Dated at Toronto on January 5, 1996.

16/96

ONTARIO REGULATION 116/96 made under the EDUCATION ACT

Made: March 22, 1996

Approved: March 29, 1996

Filed: March 29, 1996

GENERAL LEGISLATIVE GRANTS, 1996

DEFINITIONS

1. In this Regulation, the following definitions apply for a board for the year 1996,

"assessment" means the sum of,

(a) the residential and farm assessment as defined in section 248 of the Act, and

(b) the quotient obtained by dividing by 0.85 the commercial assessment as defined in section 248 of the Act,

that is rateable for the purposes of the board;

"A.E.F. for grant purposes" for a municipality or locality means the assessment equalization factor provided by the Minister for this purpose;

"capital appurtenances" means,

(a) school sites and additions and improvements thereto,

(b) school buildings, including permanent fixtures thereof, and additions, alterations and renovations to such buildings and permanent fixtures,

(c) buildings that are not school buildings, including permanent fixtures thereof, and additions, alterations and renovations to such buildings and permanent fixtures,

(d) vehicles and watercraft used for the transportation of pupils, and replacements of such vehicles and watercraft, and

(e) furniture and equipment and replacements thereof and library resource materials for the initial equipping of a library resource centre, but excluding therefrom items referred to in clause (d) and permanent fixtures of a building;

"capital element included in rent", in respect of rental of computer equipment for instructional purposes and rental of accommodation and school sites, means the total rental revenue or rental expenditure,

as the case may be, that is in excess of the cost of services that are included as part of the rental contract, except that in the case of rental of computer equipment or accommodation for instructional purposes, the capital element in rent cannot be less than the portion designated by the Minister for inclusion in the determination of the recognized expenditure of the board;

"continuing education A.D.E. for grant purposes" means the sum of the portion of the average daily enrolment calculated under section 3 of Ontario Regulation 120/96 (Calculation of Average Daily Enrolment) that is in respect of pupils of the board enrolled in a course approved by the Minister,

- (a) established for adults for which one or more credits or credit equivalents may be granted or in an independent study course and, in the case of a separate school board other than a Roman Catholic school board, the course is in the intermediate division,
 - (b) of citizenship and language instruction for persons admitted to Canada as permanent residents under the *Immigration Act* (Canada),
 - (c) of English or French as a second language for adults whose first language is neither English nor French, or
 - (d) of Native language instruction for adults,
- and in the case of,
- (e) a course described in clause (a), except for a pupil enrolled in an independent study course, for French-speaking adults in which French is the language of instruction,
 - (f) a course described in clause (b), (c) or (d), or
 - (g) a course described in clause (a), except for a pupil enrolled in an independent study course, offered in a secondary school that has an enrolment of fewer than 120 pupils per grade and that is located in a territorial district more than 80 kilometres from all other secondary schools in the Province that have the same language of instruction,

where the number of pupils is fewer than 15, such number shall be increased by five or a lesser number, as the case requires, to a maximum of 15 for the purpose of calculating the continuing education A.D.E. for grant purposes;

"current cost of operating" means the current expenditure of the board less the sum of,

- (a) current expenditure for,
 - (i) the capital element included in rent payable,
 - (ii) transportation of pupils and persons qualified to be resident pupils to and from a school, a facility referred to in subsection 190 (3) of the Act or a centre referred to in subsection 190 (4) thereof,
 - (iii) transportation of pupils from one school to another school or a facility referred to in subsection 190 (3) of the Act,
 - (iv) board, lodging and weekly transportation of pupils under sections 190, 289 and 291 of the Act,
 - (v) capital appurtenances,
 - (vi) debt charges, other than debt charges in respect of the interest payments on debentures issued for operating purposes under Part III of the *Municipal Affairs Act*,

(vii) tuition fees in respect of resident-external pupils of the board,

(viii) P.A.C. in respect of resident-external pupils of the board,

(ix) relocation of portable classrooms,

(x) restoration of destroyed and damaged capital appurtenances, and

(xi) interest on short-term borrowings for the purchase of capital appurtenances,

(b) the sum of,

(i) tax adjustments,

(ii) the costs of performing the duties of a municipal council in territory without municipal organization,

(iii) provision for a reserve for working funds,

(iv) provision for a reserve for tax reduction in 1996,

(v) allocation to reserve funds,

(c) current revenue from sources other than,

(i) legislative grants except payments under subsections 17 (2) and 18 (2), section 26, subsections 27 (1) and (4) and sections 40 and 41,

(ii) taxes, payments in lieu of taxes and trailer fees,

(iii) tuition fees in respect of non-resident pupils of the board,

(iv) the P.A.C. in respect of non-resident pupils of the board,

(v) the capital element included in rent receivable,

(vi) disposal of capital appurtenances,

(vii) insurance proceeds in respect of capital appurtenances,

(viii) transfers from other funds,

(ix) transfers from a reserve for working funds,

(x) transfer from a reserve for tax reduction,

(xi) accrued interest on debentures sold at date of sale thereof,

(xii) interest earned on capital funds,

(xiii) reimbursements of expenditure for transportation of pupils including payments under section 35,

(xiv) grants, except legislative grants, or other reimbursements for capital expenditure from the revenue fund,

(xv) donations directed in writing by the donor to the purchase of a capital appurtenance and so applied, and

(xvi) fees in respect of continuing education and summer school courses and classes, and

(d) the greater of,

(i) the sum of the amounts calculated under subclause 28 (a) (i) and section 29, and

- (ii) the current expenditure of the board for continuing education and summer school courses or classes operated by the board;

"day school A.D.E. of non-resident pupils" means the portion of the average daily enrolment calculated under section 2 of Ontario Regulation 120/96 (Calculation of Average Daily Enrolment) that is in respect of the resident-internal pupils of the board other than that portion that is in respect of pupils enrolled in the period from September 1, 1996 to December 31, 1996, and who, in the case of elementary school pupils, are enrolled in a junior kindergarten or who, in the case of secondary school pupils, are 21 years of age or over as of December 31, 1996;

"day school A.D.E. of resident-external pupils" means the portion of the average daily enrolment calculated under section 2 of Ontario Regulation 120/96 (Calculation of Average Daily Enrolment) that is in respect of resident-external pupils of the board other than that portion that is in respect of pupils enrolled in the period from September 1, 1996 to December 31, 1996, and who, in the case of elementary school pupils, are enrolled in a junior kindergarten or who, in the case of secondary school pupils, are 21 years of age or over as of December 31, 1996;

"day school A.D.E. of resident-internal pupils" means the portion of the average daily enrolment calculated under section 2 of Ontario Regulation 120/96 (Calculation of Average Daily Enrolment) that is in respect of resident-internal pupils of the board other than that portion that is in respect of pupils enrolled in the period from September 1, 1996 to December 31, 1996 and who, in the case of elementary school pupils, are enrolled in a junior kindergarten or who, in the case of secondary school pupils, are 21 years of age or over as of December 31, 1996;

"elementary school pupil" means a pupil who is enrolled in a school operated by,

- (a) a district school area board, a Protestant separate school board, a Roman Catholic separate school board other than a Roman Catholic school board, or
- (b) a board of education or a Roman Catholic school board for the purposes of receiving education in the primary division, junior division or first two years of the intermediate division;

"eligible sum for French as a first language" means the sum of,

- (a) in respect of elementary school pupils, the sum of,
 - (i) the product of \$291 and the enrolment for a program provided in a French-language instructional unit, and
 - (ii) where in 1996 the board establishes under section 289 of the Act a class in which French is the language of instruction in an elementary school where no such class was provided prior to September 2, 1974 and such class is approved by the Minister for grant purposes,
 - (A) \$5,400 if the class established in 1996 is the first,
 - (B) \$3,240 if the class established in 1996 is the second,
 - (C) \$2,160 if the class established in 1996 is the third,
- such class in the school, and
- (b) in respect of secondary school pupils, the sum of the products obtained by multiplying the enrolment for a program in a subject in a class established under section 291 of the Act in which French is the language of instruction, by the number of credits

or credit equivalents that may be granted to a pupil for the subject or by,

- (i) \$89 in the case of pupils enrolled in the intermediate division, or
- (ii) \$95 in the case of pupils enrolled in the senior division,

subject to the limitation that the maximum number of credits or courses for which no credit may be granted that may be taken into account for the purpose of this clause in respect of any one pupil is five;

"eligible sum for French as a second language" means the sum of,

- (a) in respect of elementary school pupils, the sum of,
 - (i) the product of \$119 and the enrolment for a program in classes established for pupils whose first language is not French of an average of 20 or more minutes but less than 40 minutes per school day of instruction in French,
 - (ii) the product of \$229 and the enrolment for a program in classes established for pupils whose first language is not French of an average of 40 or more minutes but less than 60 minutes per school day of instruction in French,
 - (iii) the product of \$260 and the enrolment for a program in classes established for pupils whose first language is not French of an average of 60 or more minutes but less than 150 minutes per school day of instruction in French, and
 - (iv) the product of \$291 and the enrolment for a program in classes established for pupils whose first language is not French of an average of,
 - (A) 150 minutes or more per school day of instruction in French, for pupils other than pupils enrolled in junior kindergarten or kindergarten, or
 - (B) 75 minutes or more per school day of instruction in French, for pupils enrolled in junior kindergarten or kindergarten, and
- (b) in respect of secondary school pupils, the sum of,
 - (i) the products obtained by multiplying the enrolment for a program in the subject of French that is established for pupils whose first language is not French, by the number of credits or credit equivalents that may be granted to a pupil for such subject, and by,
 - (A) \$57 in the case of a subject offered in the intermediate division, or
 - (B) \$75 in the case of a subject offered in the senior division, and
 - (ii) the products obtained by multiplying the enrolment for a program established for pupils whose first language is not French and in which a subject other than French is taught in the French language, by the number of credits or credit equivalents that may be granted to a pupil for such subject, and by,
 - (A) \$94 in the case of a subject offered in the intermediate division, or
 - (B) \$145 in the case of a subject offered in the senior division;

"eligible sum for full-day kindergarten" means the product of,

- (a) the sum of \$4,028 and the amounts per pupil that are set out in Columns 10 and 11 of Table 2 opposite the name of the board in Column 1 of Table 2,
- (b) 0.50, and
- (c) the sum of the products of the number of resident-internal and non-resident pupils of the board,
 - (i) who on the last school day of September, 1995 are enrolled for an average of 300 or more minutes per school day in a kindergarten operated by the board and 0.6, and
 - (ii) who on the last school day of October, 1996 are enrolled for an average of 300 or more minutes per school day in a kindergarten operated by the board and 0.4;

"eligible sum for junior kindergarten" means the product of,

- (a) the sum of \$4,028 and the amounts per pupil that are set out in Columns 10 and 11 of Table 2 opposite the name of the board in Column 1 of Table 2, and
- (b) the portion of the average daily enrolment calculated under section 2 of Ontario Regulation 120/96 (Calculation of Average Daily Enrolment) that is in respect of resident-internal pupils of the board enrolled in the period from September 1, 1996 to December 31, 1996 in a junior kindergarten;

"eligible sum for Native as a second language" means the sum of,

- (a) in respect of elementary school pupils, the sum of,
 - (i) the product of \$219 and the enrolment in a Native language program of an average of 20 or more minutes but less than 40 minutes per school day,
 - (ii) the product of \$389 and the enrolment in a Native language program of an average of 40 or more minutes per school day, and
- (b) in respect of secondary school pupils, the sum of the products obtained by multiplying the enrolment in a Native language program by the number of credits or credit equivalents that may be granted to a pupil for such program, and by,
 - (i) \$57 in the case of a program offered in the intermediate division, or
 - (ii) \$75 in the case of a program offered in the senior division;

"enrolment for a program" means the sum of,

- (a) the product of 0.6 and the number of resident-internal pupils and non-resident pupils of the board who on the last school day of September, 1995 are registered in the program, and
- (b) the product of 0.4 and the number of resident-internal pupils and non-resident pupils of the board who on the last school day of October, 1996 are registered in the program and who are 20 years of age or under as of December 31, 1996;

"enrolment in a Native language program" means the sum of the products of the number of resident-internal pupils and non-resident pupils of the board, other than those whose fees are receivable from Canada or from a band, council of a band or education authority

authorized by the Crown in right of Canada to provide education for Indians,

- (a) who on the last school day of September, 1995 are registered in the program and 0.6, and
- (b) who on the last school day of October, 1996 are registered in the program and 0.4;

"E.A." means equalized assessment for a board and is equal to the sum of the equalized assessment for the municipalities or localities within the jurisdiction of the board;

"equalized assessment for a municipality or locality" means the quotient obtained by dividing the product of 100 and the sum of the assessment and the equivalent assessment for the municipality or locality by the A.E.F. for grant purposes;

"equivalent assessment for a municipality or locality" means the amount of assessment that would yield an amount equal to the sums payable or allocated by the municipality or locality to a board in respect of,

- (a) the tax levied under subsections 159 (12) and (13) of the *Municipal Act* that is paid or allocated to the board, and
- (b) payments in lieu of taxes,

if such assessment were levied upon at the rate levied in 1995 in the municipality or locality for the purposes of the board on residential and farm assessment, or such amount as adjusted by the Minister;

"isolate board" means a district school area board, a rural separate school board, a combined Roman Catholic separate school board, a Protestant separate school board or a secondary school board;

"maximum recognized day school O.E." means the amount calculated as follows,

$$A - (B \times \frac{A}{B + C}), \text{ correct to two places of decimals}$$

except where $\frac{A}{B + C}$ is greater than 1 it shall be 1, and

where,

A= the sum of,

- (a) the product of \$4,028 and the portion of the day school A.D.E. of resident-internal pupils that is in respect of elementary school pupils, and
- (b) the product of \$5,116 and the portion of the day school A.D.E. of resident-internal pupils that is in respect of secondary school pupils,

B= the excess of,

- (a) the total of the salaries, wages and related employee benefits that are not payable to teachers and other employees of the board because of a strike or lockout, other than salaries, wages and employee benefits for instruction of summer schools, international languages classes and courses referred to in the definition "continuing education A.D.E. for grant purposes",

over,

- (b) the expenditures incurred by the board that are approved by the Minister and are attributable to a strike

or lockout of the employees for which the savings for salaries, wages and employee benefits are included in clause (a) except a provision for a reserve for tax reduction, and

C= O.E. less tuition fees in respect of resident-external pupils of the board;

"MR" means the standard mill rate for R.O.E. and is equal to 0.011254, except that in the case of an unextended area board, it is equal to 0.006240 for elementary school purposes or 0.005014 for secondary school purposes;

"MR1" means the standard mill rate for recognized extraordinary expenditure and is equal to 0.000113, except that in the case of an unextended area board, it is equal to 0.000073 for elementary school purposes or 0.000040 for secondary school purposes;

"MR2" means the standard mill rate for operating expenditure and is equal to 0.000257, except that in the case of an unextended area board, it is equal to 0.000155 for elementary school purposes or 0.000102 for secondary school purposes;

"non-resident pupil" of a board means a pupil, other than a pupil from outside Ontario enrolled at a school under a student exchange program approved by the board, who is enrolled at a school operated by the board,

- (a) in respect of whom,
 - (i) the Minister pays the cost of education,
 - (ii) the board charges a fee to another board,
 - (iii) the board may charge a fee to Canada, to a board appointed under section 68 of the Act or to a source outside Ontario, or
 - (iv) the board may charge a fee to a band, the council of a band or education authority that is authorized by the Crown in the right of Canada to provide education for Indians,
- (b) who is a registered Indian residing on a reserve as defined in the *Indian Act* (Canada), or
- (c) who is a pupil in Canada as a visitor or as a student under the *Immigration Act* (Canada) for whom the board is required under subsection 49 (6) of the Act to charge the maximum fee calculated in accordance with the regulations;

"O.E." means ordinary expenditure and is equal to the current cost of operating increased by current expenditure for tuition fees in respect of resident-external pupils of the board, and reduced by the sum of,

- (a) the eligible sum for French as a first language, the eligible sum for French as a second language, the eligible sum for junior kindergarten, the eligible sum for full-day kindergarten, the eligible sum for Native as a second language,
- (b) cost of education payable under sections 32 to 34, inclusive, reduced by the P.A.C. included in such cost of education,
- (c) current revenue for tuition fees in respect of non-resident pupils of the board,
- (d) grants for reduction in class size for grades 1 and 2 determined under section 22,
- (e) grants for small schools, small boards, small sections, goods and services, compensatory education, declining enrolment, language instruction, mixed schools and technical education

determined under sections 10, 11, 12, 13, 14, 15, 19, 20 and 25 respectively,

- (f) assistance for open-access tuition fees determined under section 39,
- (g) grants providing special compensation for pooling determined under section 45,
- (h) grants for French-language equivalency determined under section 16, and
- (i) the amount described as A in the calculation of the grant for pay equity determined under section 30;

"payment in lieu of taxes" means, in respect of a municipality, the sum of,

- (a) the amounts payable by the municipality to the board under subsection 7 (10) of the *Housing Development Act*, under subsection 445 (4) of the *Municipal Act* and under subsection 52 (9) of the *Power Corporation Act*,
- (b) the amount paid by the municipality to the board that is in excess of the amount requisitioned by the board and which is in respect of an allocation of taxes or payments in lieu of taxes other than the amount receivable by the board under section 35 of the *Assessment Act*,
- (c) the amounts receivable by the board from subscriptions in lieu of taxes, and
- (d) the amounts payable by the municipality to the board under section 2 of the *Municipal and School Board Payments Adjustment Act*;

"psychiatric facility" means a children's mental health centre established or approved under subsection 8 (1) of Part I (Flexible Services) of the *Child and Family Services Act*, or a facility designated as a psychiatric facility under the *Mental Health Act* and includes the private hospital known as "The Villa" and located in the City of Vaughan;

"P.A.C." means the pupil accommodation charge for a pupil and is equal to the product of the portion of the average daily enrolment calculated under section 2 of Ontario Regulation 120/96 (Calculation of Average Daily Enrolment) that is in respect of the pupil and \$141 in the case of an elementary school pupil or \$282 in the case of a secondary school pupil;

"R.E.E." means recognized extraordinary expenditure and is equal to the sum of,

- (a) debt charges payable by the board or on its behalf by a municipality or a county in respect of the portion of a debenture approved by the Minister for grant purposes,
- (b) the restoration of the items referred to in clauses (d) and (e) of the definition "capital appurtenances" up to the amount of the proceeds of insurance in respect of their loss,
- (c) the lesser of,
 - (i) expenditure for items referred to in clause (e) of the definition of "capital appurtenances" less the sum of,
 - (A) such expenditure included in clause (b),
 - (B) such expenditure eligible for grant under subsection 27 (3) or section 51, and

- (C) current revenue from donations that is not deducted in the determination of current cost of operating under subclause (c) (xv) of the definition of "current cost of operating" except such revenue from donations that is applied to expenditure for capital appurtenances that is other than expenditure for furniture and equipment included in this subclause, and

(ii) the sum of,

- (A) current revenue from the sale or disposal of items referred to in clause (c) of the definition of "capital appurtenances",

- (B) the product of \$20 and the day school A.D.E. of resident-internal pupils of the board,

less the portion of the revenue from the sale or disposal of, and from insurance proceeds in respect of, capital appurtenances that is designated by the Minister as deductible from R.E.E.,

- (d) the portion approved by the Minister for grant purposes of the capital element included in rent payable,

- (e) the P.A.C. in respect of resident-external pupils of the board,

- (f) the portion of the expenditure for the relocation of portable classrooms that is not in excess of the product of \$4,250 and the number of relocations approved by the Minister, and

- (g) the portion of the expenditure approved by the Minister for the training of teachers in the use of technological equipment for instructional purposes,

less the sum of,

- (h) the P.A.C. in respect of non-resident pupils of the board, and

- (i) the portion of the capital element included in rent receivable that is designated by the Minister as deductible from R.E.E.;

"R.O.E." means recognized ordinary expenditure and is equal to the lesser of the O.E. and the sum of,

- (a) the maximum recognized day school O.E.,

- (b) the teacher qualifications and experience adjustment,

- (c) the recognized tuition fees, and

- (d) the sum of,

- (i) the portion of the expenditure that is approved by the Minister for training assistance of designated persons as specified in Regulation 312 of the Revised Regulations of Ontario, 1990 (Training Assistance), and

- (ii) the portion of the salaries, wages and benefits paid by the board to designated persons referred to in subclause (i) that is approved by the Minister and that is in respect of the portion of the designated person's contract time during 1996 that is specified, in a written agreement between the designated person and the board, as being directed towards training and released from board-assigned duties;

"recognized expenditure for instructional computers" means the sum of,

- (a) the portion of the expenditure approved by the Minister for the purchase or lease of computer hardware for instructional purposes,

- (b) the portion of the expenditure approved by the Minister for the training of teachers in the use of computer technology for instructional purposes, and

- (c) the portion of the expenditure approved by the Minister for the purchase of computer software for instructional purposes;

"recognized tuition fees" means the expenditure for tuition fees less the sum of,

- (a) the product of \$4,028 in the case of an elementary school pupil or \$4,920 in the case of a secondary school pupil and the number by which the average daily enrolment in respect of resident-external pupils of the board is increased for fee purposes by the application of factors determined under subsection 3 (4) of Ontario Regulation 119/96 (Calculation of Fees for Pupils),

- (b) the sum of the amounts that are determined for the board, in respect of each of the boards with which the board has the same or part of the same area of jurisdiction, calculated as follows,

$$A \times (B - C)$$

where,

A = the portion of the day school A.D.E. of resident-external pupils of the board that is in respect of secondary school pupils for whom fees are payable to the board that has the same or part of the same area of jurisdiction,

B = the tuition fee charged by the board that has the same or part of the same area of jurisdiction as determined under clause 3 (1) (c) of Ontario Regulation 119/96 (Calculation of Fees for Pupils), that is in respect of secondary school pupils, and

C = the sum of \$4,920 and the amounts per pupil that are set out in Columns 10 and 11 of Table 2 opposite the name of the board in Column 1 of Table 2 and, where the amount is negative, it shall be zero, and

- (c) the product of \$2,257 and the portion of the average daily enrolment calculated under section 2 of Ontario Regulation 120/96 (Calculation of Average Daily Enrolment) that is in respect of resident-external pupils who are enrolled in the period from September 1, 1996 to December 31, 1996 and who are 21 years of age or over as of December 31, 1996;

"resident-external pupil" of a board means a pupil whose fee is payable by the board;

"resident-internal pupil" of a board means a pupil, other than a non-resident pupil, who is enrolled at a school operated by the board;

"secondary school pupil" means a pupil who is enrolled in a school operated by,

- (a) a secondary school board, or

- (b) a board of education or a Roman Catholic school board for the purposes of receiving education in the last two years of the intermediate division or in the senior division;

"summer school A.D.E. for grant purposes" means the sum of,

- (a) in respect of elementary school pupils, the portion of the average daily enrolment calculated under section 3 of Ontario

Regulation 120/96 (Calculation of Average Daily Enrolment) that is in respect of pupils enrolled in summer schools in a course of study for the developmentally delayed and the course is approved by the Minister for grant purposes, and

- (b) in respect of secondary school pupils, the portion of the average daily enrolment calculated under section 3 of Ontario Regulation 120/96 (Calculation of Average Daily Enrolment) that is in respect of pupils enrolled in summer schools in a course for which credits or credit equivalents may be granted, and the course is approved by the Minister for grant purposes;

"teacher qualifications and experience adjustment" means the product of,

- (a) the day school A.D.E. of resident-internal pupils of the board,
- (b) the amount per pupil that is set out in Column 11 of Table 2 opposite the name of the board in Column 1 of Table 2, and
- (c) where a strike or lockout of certain employees of the board occurs during the year, the ratio of the O.E. to the sum of the O.E. and the excess described as B in the definition of "maximum recognized day school O.E.";

"tuition fees" means fees for instruction of pupils, less any P.A.C. that is included therein in respect of such pupils;

"unextended area board" means a board that is not entitled to levy both elementary and secondary school rates on all its supporters.

CONDITIONS

2. (1) The legislative grant payable for 1996 to a board other than an isolate board or a board appointed under section 68 of the Act shall be the sum of the amounts calculated under sections 8 to 45, inclusive, and section 50.

(2) The legislative grant payable for 1996 to an isolate board shall be the sum of the amounts calculated under sections 32 to 35, inclusive, and section 47.

(3) The legislative grant payable for 1996 to a board appointed under section 68 of the Act shall be the sum of the amounts calculated under sections 32 to 35, inclusive, and section 49.

(4) Calculations under this Regulation shall, unless otherwise provided, be made using data for 1996.

3. For the purposes of this Regulation, The Metropolitan Toronto School Board and the boards of education as provided in section 123 of the *Municipality of Metropolitan Toronto Act* shall be deemed to be one divisional board of education and the area municipalities as provided in section 1 of that Act shall be deemed to be one urban municipality.

4. (1) The legislative grant payable to an unextended area board shall be calculated separately for elementary school purposes and for secondary school purposes.

(2) The legislative grant payable to a board for elementary school purposes shall be applied to elementary school purposes.

(3) The legislative grant payable to a board for secondary school purposes shall be applied to secondary school purposes.

5. (1) Where in respect of a board the calculation made to determine a legislative grant described under a section of this Regulation results in a negative amount, the sum of the amounts calculated as payable

under the other section or sections of this Regulation shall be reduced by the negative amount, and the remainder obtained thereby is the legislative grant payable to the board.

(2) Notwithstanding subsection (1), the legislative grant payable to a board shall not be less than the sum of,

- (a) the product of,
- (i) the amount calculated for the board under section 27, and
- (ii) an estimate approved by the Minister of the average number of pupils enrolled on each school day in 1996 in the educational programs provided by the board in the facilities referred to in section 27 and who, except as to residence, would be qualified to be resident pupils of another board, divided by the average number of pupils enrolled on each school day in 1996 in the educational programs provided by the board in the facilities referred to in section 27;
- (b) the product of,
- (i) the amount calculated for the board under sections 32 to 35, inclusive, and
- (ii) an estimate approved by the Minister of the average number of pupils enrolled on each school day in 1996 for whom a grant is payable under sections 32 to 35, inclusive, and who, except as to residence, would be qualified to be resident pupils of another board, divided by the average number of pupils enrolled on each school day in 1996 for whom a grant is payable under sections 32 to 35, inclusive; and
- (c) the sum of the amounts calculated under section 50 in respect of projects approved by the Minister under an agreement for the transfer of the use or ownership of real property from a public board to a Roman Catholic school board, and in respect of projects approved by the Minister under the Canada-Ontario Infrastructure Works Program.

6. (1) It is a condition of the payment to a board of a legislative grant that the board comply with the Acts administered by the Minister and with the regulations and policy and program initiatives authorized under those Acts and, if a board fails to comply, the Minister may withhold all or part of a legislative grant payable until the board takes the action necessary to correct the condition that caused the grant to be withheld.

(2) Where the legislative grant payable under this Regulation is overpaid, the board shall refund the amount of the overpayment to the Province of Ontario.

(3) Where the legislative grant payable under this Regulation is underpaid, the amount of the underpayment shall be paid to the board.

(4) Where the amount payable to a board under a previous regulation was either overpaid or underpaid, the overpayment or underpayment, as the case may be, shall be deducted from or added to the legislative grant payable under this Regulation to the board that has jurisdiction in the area for which the adjustment is necessary.

(5) Where a board is convicted of an offence or is held by a court to have contravened an Act, the Minister may exclude from grant assistance the expenditure by the board for legal fees payable and fines and damage awards imposed in respect of such conviction or contravention.

7. (1) The calculation and payment to a board of the legislative grant for the year 1996 shall be made in accordance with the Regulation.

(2) The legislative grant payable under this Regulation shall be paid in the number of instalments and at the times designated by the Minister.

(3) The legislative grant payable under this Regulation shall be paid on an estimated basis during 1996 and such adjustments as may be necessary shall be made when the actual financial data and average daily enrolments are available.

(4) Where the portion of the moneys appropriated by the legislature for legislative grants to boards for the provincial fiscal year 1996-97 that is allocated by the Minister to pay the balance owing under a regulation in respect of legislative grants for a previous year and the instalments payable during the provincial fiscal year 1996-97 under this Regulation except this subsection is more than sufficient or insufficient for such purposes, the Minister may increase or decrease, as the case may be, the total of the legislative grants payable under section 8 by the amount of such surplus or insufficiency by adjusting the mill rates referred to in the definition of "MR".

CATEGORY 1—BASIC PER PUPIL GRANT

GRANT FOR RECOGNIZED ORDINARY EXPENDITURE

8. A board shall be paid a grant calculated as follows,

$$\text{R.O.E.} - (Q \times \text{MR} \times \text{E.A.})$$

where,

Q = the quotient, correct to five places of decimals, obtained by dividing R.O.E. by the sum of,

- (a) the maximum recognized day school O.E.,
- (b) the amount determined in the definition of "maximum recognized day school O.E." in respect of the portion of the formula therein described as,

$$(B \times \frac{A}{B + C})$$

- (c) the product of the portion of the day school A.D.E. of resident-external pupils of the board that is in respect of elementary school pupils and the sum of \$4,028 and the amount per pupil that is set out in Column 10 of Table 2 opposite the name of the board in Column 1 of Table 2, and
- (d) the product of the portion of the day school A.D.E. of resident-external pupils of the board that is in respect of secondary school pupils and the sum of \$4,920 and the amount per pupil that is set out in Column 10 of Table 2 opposite the name of the board in Column 1 of Table 2.

CATEGORY 2—BOARD SPECIFIC GRANTS

GRANT FOR FRENCH AS A FIRST LANGUAGE

9. A board shall be paid, in respect of schools and classes established under section 289 or 291 of the Act where French is the language of instruction, a grant equal to the eligible sum for French as a first language.

GRANT FOR SMALL SCHOOLS

10. A board shall be paid, in respect of the additional costs to the board of operating small isolated schools, a grant equal to the product of the day school A.D.E. of resident-internal pupils of the board and the amount per pupil that is set out in Column 2 of Table 2 opposite the name of the board in Column 1 of Table 2.

GRANT FOR SMALL BOARDS

11. A board shall be paid, in respect of the additional administrative costs of operating a board with a low enrolment, a grant equal to the product of the day school A.D.E. of resident-internal pupils of the board and the amount per pupil that is set out in Column 3 of Table 2 opposite the name of the board in Column 1 of Table 2.

GRANT FOR SMALL SECTIONS

12. A board shall be paid, in respect of the additional administrative costs of operating a section with a low enrolment, a grant equal to the product of the day school A.D.E. of resident-internal pupils of the board and the amount per pupil that is set out in Column 4 of Table 2 opposite the name of the board in Column 1 of Table 2.

GRANT FOR GOODS AND SERVICES

13. A board shall be paid, in respect of the additional costs to the board of purchasing goods and obtaining services in remote areas, a grant equal to the product of the day school A.D.E. of resident-internal pupils of the board and the amount per pupil that is set out in Column 5 of Table 2 opposite the name of the board in Column 1 of Table 2.

GRANT FOR COMPENSATORY EDUCATION

14. A board shall be paid, in respect of the additional costs to the board of providing compensatory education programs and services, a grant equal to the product of the day school A.D.E. of resident-internal pupils of the board and the amount per pupil that is set out in Column 6 of Table 2 opposite the name of the board in Column 1 of Table 2.

GRANT FOR DECLINING ENROLMENT

15. A board shall be paid, in respect of declining enrolment, a grant equal to the sum of the amounts calculated separately in respect of elementary school pupils and in respect of secondary school pupils, as follows,

$$(A \times B \times C \times D)$$

where,

$$A = \left(\frac{\text{ADE.95} - \text{ADE.ADJ.95}}{\text{ADE.96} + \text{ADE.EB.96}} - 1 \right), \text{ correct to four places of decimals,}$$

B = 0.5 if C is less than or equal to 4,000,

= 0.25 if C is greater than or equal to 14,000,

= $0.5 \times \left(1 - \frac{C - 4,000}{20,000} \right)$, correct to two places of decimals, if C is greater than 4,000 but less than 14,000,

C = the portion of the day school A.D.E. of resident-internal pupils of the board that is in respect of elementary school pupils or secondary school pupils, as the case requires,

D = the sum of \$4,028 for elementary school purposes or \$4,920 for secondary school purposes as the case requires and the amount per pupil that is set out in Column 10 of Table 2 opposite the name of the board in Column 1 of Table 2,

where,

ADE.96 means the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of non-resident pupils that is in respect of elementary school pupils or secondary school pupils, as the case requires,

ADE.95 means the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of

non-resident pupils as defined in Ontario Regulation 113/95 (General Legislative Grants, 1995) that is in respect of elementary school pupils or secondary school pupils, as the case requires,

ADE.EB.96 means the amount by which ADE.96 was reduced as a result of the transfer of elementary or secondary schools referred to in section 40, as the case requires,

ADE.ADJ.95 means an estimate of the portion of ADE.95 that is in respect of pupils enrolled in the period from September 1, 1995 to December 31, 1995 and who, in the case of elementary school pupils, were enrolled in a junior kindergarten or who, in the case of secondary school pupils, were 21 years of age or over as of December 31, 1995, and

where the amount calculated under this section is a negative amount, it shall be zero.

GRANT FOR FRENCH-LANGUAGE EQUIVALENCY

16. (1) A public French-language board shall be paid a grant in respect of equivalency to the public English-language boards that have the same or part of the same area of jurisdiction.

(2) A Roman Catholic French-language board shall be paid a grant in respect of equivalency to the Roman Catholic English-language boards that have the same or part of the same area of jurisdiction.

(3) The grant paid to the public or Roman Catholic French-language board under subsection (1) or (2) shall be equal to the sum of,

- (a) the sum of the amounts that are determined in respect of each of the public or Roman Catholic English-language boards, as the case may be, that have the same or part of the same area of jurisdiction as the French-language board, calculated as follows,

$$A \times B \times (1 - \frac{E}{F})$$

where,

A = the portion of the day school A.D.E. of resident-internal pupils of the French-language board that reside in the jurisdiction of the English-language board,

B = the over-ceiling expenditure per pupil of the English-language board,

E = the quotient obtained by dividing the E.A. for the French-language board by the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of resident-external pupils of the French-language board, and

F = the quotient obtained by dividing the E.A. for the English-language board by the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of resident-external pupils of the English-language board; and

- (b) the sum of the amounts that are determined in respect of each of the boards that have the same or part of the same area of jurisdiction as the French-language board, calculated as follows,

$$C \times D \times (1 - G)$$

where,

C = the portion of the day school A.D.E. of resident-external pupils of the French-language board that is in respect of

secondary school pupils for whom fees are payable to the board that has the same or part of the same area of jurisdiction as the French-language board,

D = the lesser of the over-ceiling expenditure per pupil of the French-language board or the over-ceiling expenditure per pupil of the board that has the same or part of the same area of jurisdiction as the French-language board, and

G = the wealth ratio of the French-language board.

(4) For the purpose of this section,

"over-ceiling expenditure per pupil" for a board means the quotient obtained by dividing,

- (a) the current cost of operating of the board, increased by the strike savings referred to as item "B" in the definition of "maximum recognized day school O.E.", and reduced by the sum of the eligible sum for French as a first language, the eligible sum for French as a second language, the eligible sum for Native as a second language, the eligible sum for full-day kindergarten, the amount described as A in the calculation of the grant for pay equity under section 30, the grants for declining enrolment, reduction in class-size in grades 1 and 2 and special compensation for pooling determined under sections 15, 22 and 45, respectively, and the sum of the amounts calculated for elementary school purposes and for secondary school purposes equal to the product of the average daily enrolment calculated under section 2 of Ontario Regulation 120/96 (Calculation of Average Daily Enrolment) that is in respect of resident-internal and non-resident pupils of the board and the sum of \$4,028 in the case of elementary school pupils or \$4,920 in the case of secondary school pupils and the amounts per pupil that are set out in Columns 10 and 11 of Table 2 opposite the name of the board in Column 1 of Table 2,

by

- (b) the average daily enrolment calculated under section 2 of Ontario Regulation 120/96 (Calculation of Average Daily Enrolment) that is in respect of resident-internal and non-resident pupils of the board;

"public English-language board" means a board but does not include a public French-language board, a Roman Catholic English-language board, a Roman Catholic French-language board or a Protestant separate school board;

"public French-language board" means a board established under subsection 11 (13) of the Act that is not a Roman Catholic French-language board;

"Roman Catholic English-language board" means a separate school board but does not include a Roman Catholic French-language board;

"Roman Catholic French-language board" means a board established under subsection 11 (13) of the Act, the members of which are required to be Roman Catholic;

"wealth ratio", for a public or Roman Catholic French-language board, means the quotient obtained by dividing the amount described as "E" for the French-language board by the sum of the amounts that are determined in respect of each of the public or Roman Catholic English-language boards, as the case may be, that have the same or part of the same area of jurisdiction, calculated as follows,

$$\frac{A \times F}{H}$$

where "A" and "F" have the same meaning as described in subsection (3), and

H = the day school A.D.E. of resident-internal pupils of the French-language board.

CATEGORY 3—PROGRAM SPECIFIC GRANTS

GRANT FOR FRENCH AS A SECOND LANGUAGE

17. (1) A board shall be paid, in respect of instruction in French in classes established for pupils whose first language is not French, a grant calculated as follows,

$$A - \left(\frac{A}{100 \times B} \times MR1 \times E.A. \right)$$

where,

A = the eligible sum for French as a second language,

B = the sum of,

(a) the day school A.D.E. of resident-internal pupils, and

(b) the day school A.D.E. of non-resident pupils.

(2) Where, in 1996, a board offers for the first time in a secondary school other than a French-language secondary school or a school having a French-language instructional unit, a course for which credit may be granted and in which French is the language of instruction for pupils whose first language is not French, and the course is in a subject other than French or is a special course in the subject of French designed for graduates of an elementary school program of extended or immersion French, the board shall be paid a grant of \$3,374 for each such course except that such grant shall not be paid in respect of a course that increases the total number of such courses in a grade at the school to more than four.

GRANT FOR NATIVE AS A SECOND LANGUAGE

18. (1) A board shall be paid, in respect of Native as a second language instruction, a grant calculated as follows,

$$A - \left(\frac{A}{100 \times B} \times MR1 \times E.A. \right)$$

where,

A = the eligible sum for Native as a second language,

B = the sum of,

(a) the day school A.D.E. of resident-internal pupils, and

(b) the day school A.D.E. of non-resident pupils.

(2) A board, other than a board that operated a Native as a second language program on or before the last school day of September, 1991, shall be paid a grant equal to the product of \$200 and the number of resident-internal and non-resident pupils of the board who on the last school day of October, 1996 are registered in a Native as a second language program operated by the board.

GRANT FOR ADDITIONAL LANGUAGE INSTRUCTION

19. A board shall be paid, in respect of the additional costs to the board of providing language instruction programs in English-language schools or classes for pupils whose first language is not English or in French-language schools or classes for pupils whose first language is

not French in order that they may take advantage of regular instruction in the school or class, a grant equal to the product of the day school A.D.E. of resident-internal pupils of the board and the amount per pupil that is set out in Column 7 of Table 2 opposite the name of the board in Column 1 of Table 2.

GRANT FOR MIXED LANGUAGE SECONDARY SCHOOLS

20. A board shall be paid, in respect of the additional costs to the board of providing courses in the minority language of a mixed language secondary school, a grant equal to the product of the day school A.D.E. of resident-internal pupils of the board and the amount per pupil that is set out in Column 8 of Table 2 opposite the name of the board in Column 1 of Table 2.

GRANTS FOR JUNIOR KINDERGARTEN AND FULL-DAY KINDERGARTEN

21. (1) A board shall be paid, in respect of junior kindergarten, a grant calculated as follows,

$$A - \left(\frac{A}{100 \times B} \times MR2 \times E.A. \right), \text{ or zero if such calculation is negative}$$

where,

A = the eligible sum for junior kindergarten,

B = the sum of,

(a) the day school A.D.E. of resident-internal pupils, and

(b) the day school A.D.E. of resident-external pupils.

(2) A board shall be paid, in respect of full-day kindergarten, a grant calculated as follows,

$$A - \left(\frac{A}{100 \times B} \times MR2 \times E.A. \right), \text{ or zero if such calculation is negative}$$

where,

A = the eligible sum for full-day kindergarten,

B = the sum of,

(a) the day school A.D.E. of resident-internal pupils, and

(b) the day school A.D.E. of non-resident pupils.

GRANT FOR REDUCTION IN CLASS-SIZE IN GRADES 1 AND 2

22. A board shall be paid a grant equal to the sum of,

(a) the product of 1.5 and the portion of the grant payable to the board that is calculated under clause 22 (b) of Ontario Regulation 113/95 (General Legislative Grants); and

(b) the product of,

(i) the number of resident-internal and non-resident pupils of the board who, on the last school day of October, 1996 are enrolled in the primary division in the first two years of the program of studies immediately following kindergarten in a class other than a self-contained class for exceptional pupils,

(ii) 0.4, and

(iii) the lesser of,

a. \$700, and

- b. $(\frac{1}{A} - \frac{1}{28.2}) \times \$48,200$, or zero if such calculation is negative

where,

A = the average class-size for pupils enrolled in the primary division in the first two years of the program of studies immediately following kindergarten and is calculated by dividing the number of pupils determined under subclause (i) by the number of regular classroom teachers or portions thereof employed and assigned by the board to teach pupils described under subclause (i), and the calculation so determined is subject to the approval of the Minister.

GRANTS FOR INSTRUCTIONAL COMPUTERS AND RECOGNIZED EXTRAORDINARY EXPENDITURE

23. (1) A board shall be paid, in respect of the provision of instructional computers, a grant calculated as follows,

$$A - (\frac{A}{100 \times B} \times MR1 \times E.A.)$$

where,

A = recognized expenditure for instructional computers,

B = the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of non-resident pupils.

(2) A board shall be paid, in respect of recognized extraordinary expenditure, a grant calculated as follows,

$$A - (\frac{A}{100 \times B} \times MR1 \times E.A.)$$

where,

A = R.E.E.,

B = the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of resident-external pupils.

GRANT FOR PUPIL TRANSPORTATION

24. A board shall be paid, in respect of the transportation of pupils, a grant equal to the lesser of,

(a) the current expenditure for,

(i) transportation of pupils and persons qualified to be resident pupils to and from a school, a facility referred to in subsection 190 (3) of the Act or to a centre referred to in subsection 190 (4) thereof,

(ii) transportation of pupils from one school to another school or a facility referred to in subsection 190 (3) of the Act, and

(iii) board, lodging and weekly transportation of pupils under sections 190, 289 and 291 of the Act; and

(b) the sum of,

(i) the amount calculated as follows,

$$A \times B$$

(ii) the amount calculated as follows,

$$C - (\$8 \times B), \text{ or zero if such calculation is negative, and}$$

where,

A = the amount per pupil that is set out in Column 2 of Table 3 opposite the name of the board in Column 1 of Table 3, and

B = the sum of the day school A.D.E. of resident-internal pupils, the day school A.D.E. of resident-external pupils and the average daily enrolment calculated under section 2 of Ontario Regulation 120/96 (Calculation of Average Daily Enrolment) that is in respect of resident-internal and resident-external pupils enrolled in the period from September 1, 1996 to December 31, 1996 in a junior kindergarten, and

C = the portion of the current expenditure for transportation that is in respect of transportation to and from the Ontario School for the Blind, an Ontario School for the Deaf or a demonstration school established by or operated under an agreement with the Minister for pupils with severe communicational exceptionalities.

GRANT FOR TECHNICAL EDUCATION

25. A board shall be paid, in respect of the additional costs to the board of providing technical education programs and services, a grant equal to the product of the day school A.D.E. of resident-internal pupils of the board and the amount per pupil that is set out in Column 9 of Table 2 opposite the name of the board in Column 1 of Table 2.

GRANTS FOR PROGRAMS IN LIEU OF PROVINCIAL SERVICES FOR BLIND, DEAF OR DEAF-BLIND PUPILS

26. (1) Where a board provides in its schools a special education program in lieu of an education program provided in a provincial school for blind, deaf or deaf-blind pupils or other program approved by the Minister, the board, subject to the approval of the Minister, shall be paid a grant equal to the product of,

(a) the sum of the number of teachers approved by the Minister and one-half of the number of teacher assistants approved by the Minister employed by the board for the purpose of providing such a special education program; and

(b) \$48,200 in the case of a program for elementary school pupils or \$55,400 in the case of a program for secondary school pupils.

(2) Subject to the approval of the Minister, where a board employs a qualified interpreter to assist an exceptional pupil who is otherwise admissible to a provincial school and who is identified by the board's identification placement and review committee, established under Regulation 305 of the Revised Regulations of Ontario, 1990 as deaf or hard-of-hearing or employs a qualified transcriber to assist the teacher of an exceptional pupil who is identified by the board's identification placement and review committee as blind, the board shall be paid a grant calculated as follows,

$$A - (\frac{A}{100 \times B} \times MR2 \times E.A.), \text{ or zero if such calculation is negative}$$

where,

A = the sum of,

(a) the number of interpreters approved by the Minister multiplied by \$34,000, and

(b) the number of transcribers approved by the Minister multiplied by \$28,000,

B = the sum of,

- (a) the day school A.D.E. of resident-internal pupils, and
- (b) the day school A.D.E. of non-resident pupils.

GRANTS FOR EDUCATION PROGRAMS IN CARE, TREATMENT
AND CORRECTIONAL FACILITIES

27. (1) Where a board employs a teacher to provide an educational program in,

- (a) a psychiatric facility;
- (b) an approved charitable institution as defined in the *Charitable Institutions Act*;
- (c) an agency approved under subsection 8 (1) of Part I (Flexible Services) of the *Child and Family Services Act*;
- (d) an approved home as defined in the *Homes for Retarded Persons Act*;
- (e) a place of temporary detention, open custody or secure custody continued or established under section 89 of Part IV (Young Offenders) of the *Child and Family Services Act*;
- (f) a home for special care approved or licensed under the *Homes for Special Care Act*;
- (g) a Crippled Children's Treatment Centre classified as a Group K Hospital under the *Public Hospitals Act*;
- (h) The Hospital for Sick Children, Toronto;
- (i) The Children's Hospital of Eastern Ontario, Ottawa;
- (j) Bloorview Children's Hospital, Toronto;
- (k) Children's Hospital of Western Ontario, London;
- (l) Lyndhurst Hospital, Toronto;
- (m) a hospital in which an education program is discontinued subsequent to December, 1980 as a result of dissolution of a board established under section 68 of the Act;
- (n) a nursing home approved or licensed under the *Nursing Homes Act*;
- (o) a correctional institution as defined in the *Ministry of Correctional Services Act*;
- (p) a place of secure or open custody designated under section 24 of the *Young Offenders Act* (Canada) or place of temporary detention designated under subsection 7 (1) of that Act,

that is situated within the area of jurisdiction of the board and in which no education program is provided by the Ministry and the Minister approves such education program, the board shall be paid a grant equal to,

- (q) the expenditure in 1996 for salary and related employee benefits of the teacher and an additional amount not in excess of \$2,500 per teacher in respect of the expenditure of the board for administrative, consultative and supervisory services, for replacement of furniture and equipment and for the purchase of instructional supplies in respect of such program; and
- (r) expenditure in 1996 for salary and related employee benefits of a teacher assistant to assist a teacher in the provision of such

educational program and an additional amount not in excess of \$1,220 for each such teacher assistant.

(2) The approval of the Minister referred to in subsection (1) shall be given only where the board has entered into a written agreement with the facility, home or institution, or the administrator thereof setting out the responsibilities of the facility, home or institution for the provision of accommodation and the responsibilities of the board for the provision of the education program, including the number of teachers that the board agrees to provide.

(3) Where a board referred to in subsection (1) incurs an expenditure for furniture or equipment or both for a classroom for an education program referred to in subsection (1), the board shall be paid a grant equal to the approved portion of such expenditure, except that the grant in respect of furniture and equipment for the classroom shall in no case exceed \$3,300.

(4) Where a board enters into a written agreement with a facility or hospital referred to in subsection (1), or with the administrator of such facility, to provide an educational program that was previously provided in the facility or hospital by the Ministry and the Minister approves such education program, the Minister may pay the board, in lieu of other grants payable under this Regulation in respect of the program, an amount equal to the operating cost that is approved by the Minister for the program.

GRANT FOR ADULT EDUCATION,
CONTINUING EDUCATION AND SUMMER SCHOOL

28. A board shall be paid, in respect of adult education, continuing education and summer school classes and courses, a grant equal the sum of,

- (a) the greater of,
 - (i) the product of,
 - a. \$2,257, and
 - b. the sum of the continuing education A.D.E. for grant purposes and the summer school A.D.E. for grant purposes,
 - (ii) the product of,
 - a. \$4,920,
 - b. the quotient obtained by dividing the grant payable to the board under section 8 by the R.O.E., and
 - c. the sum calculated in sub-subclause (a) (i) b;
- (b) the product of,
 - (i) \$2,257, and
 - (ii) the portion of the average daily enrolment calculated under section 2 of Ontario Regulation 120/96 (Calculation of Average Daily Enrolment) that is in respect of resident-internal and resident-external secondary school pupils of the board who are enrolled in the period from September 1, 1996 to December 31, 1996 and who are 21 years of age or over as of December 31, 1996; and
- (c) the amount in respect of secondary school pupils calculated as follows,

$A \times [ADE.ADJ.95 - (0.1 \times 0.4 \times ADE.95)]$, or zero if such calculation is negative,

where "ADE.ADJ.95" and "ADE.95" have the same meaning as in section 15 of this Regulation, and

A = \$1,400 if ADE.95 is greater than or equal to 5,000,

= the sum of \$2,800 and the amount per pupil that is set out in Column 10 of Table 2 to Ontario Regulation 113/95 (General Legislative Grants) opposite the name of the board in Column 1 of such table if ADE.95 is less than 5,000.

GRANT FOR INTERNATIONAL LANGUAGES (ELEMENTARY)

29. Where a board conducts classes that are approved by the Minister as part of an international languages program (elementary) in a language other than English or French, the board shall be paid a grant in respect of each such class that is equal to the product of \$41 and the number of hours of classroom instruction except that where the quotient obtained by dividing the number of elementary school pupils enrolled in all such classes conducted by the board by the number of such classes is less than 25, the \$41 per hour rate is reduced by the product of \$1.00 and the difference between such quotient and 25.

GRANT FOR PAY EQUITY

30. (1) A board shall be paid, in respect of pay equity adjustments, a grant equal to the following amount:

$A - \left(\frac{A}{100 \times B} \times MR2 \times E.A. \right)$, or zero if that amount is negative

where,

A = the lesser of,

i. the sum of the eligible expenditure for pay equity in 1996 and the eligible expenditure for pay equity that was not recognized in 1995, and

ii. the sum of,

(a) the product of \$120 and the sum, in respect of elementary school pupils, of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of non-resident pupils of the board, and

(b) the product of \$50 and the sum, in respect of secondary school pupils, of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of non-resident pupils of the board,

B = the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of non-resident pupils.

(2) For the purpose of this section,

"eligible expenditure for pay equity in 1996" means the sum of,

(a) the amount by which the board's total expenditures in 1996 for adjustments in compensation in accordance with a pay equity plan under the *Pay Equity Act* exceed the board's total expenditures in 1995 for adjustments in compensation in accordance with a pay equity plan under the *Pay Equity Act*, and

(b) the eligible expenditure for pay equity in 1995 as defined in section 30 of Ontario Regulation 113/95 (General Legislative Grants);

"eligible expenditure for pay equity that was not recognized in 1995" means the amount by which the sum described in paragraph i

exceeds the sum described in paragraph ii of the definition of A in section 30 of Ontario Regulation 113/95 (General Legislative Grants).

ASSISTANCE FOR COST OF EDUCATION AND FOR BOARD, LODGING AND TRANSPORTATION

31. (1) For the purpose of sections 32 to 38, inclusive,

(a) "cost of education" means an amount equal to the fee calculated under section 3 or 4, as the case requires, of Ontario Regulation 119/96 (Calculation of Fees for Pupils);

(b) "Crown establishment" means an establishment maintained by a Department of the Government of Canada, a Crown company, The Royal Canadian Mounted Police or Atomic Energy of Canada Limited, on lands held by the Crown in right of Canada that are not assessable for school purposes, and includes a reserve as defined in the *Indian Act* (Canada);

(c) "Ontario Government establishment" means an establishment maintained by a Ministry of the Government of Ontario on lands held by the Crown in right of Ontario or an establishment maintained by Ontario Hydro on lands held by it and in respect of which no payment attributable to elementary or secondary school purposes is made under the provisions of subsection 52 (9) of the *Power Corporation Act*.

(2) For the purposes of sections 32 to 38, inclusive, a person shall be considered not to reside in an Ontario Government establishment where the person resides in a residence owned by the person on lands that are within the Ontario Government establishment.

32. Where a pupil who is not resident in a Crown Establishment resides in a territorial district on land that is not part of a,

(a) school section and the pupil attends a public school;

(b) school section or separate school zone and the pupil attends a separate school; or

(c) secondary school district and the pupil attends a secondary school,

operated by a board, the Minister shall pay the board the cost of education of the pupil.

33. Where a pupil, whose parent or guardian resides on land that is not rateable for school purposes, resides in an Ontario Government establishment and attends a school operated by a board, the Minister shall pay the board the cost of education of the pupil.

34. Where a pupil,

(a) who is resident within,

(i) a psychiatric facility,

(ii) an approved charitable institution as defined in the *Charitable Institutions Act*,

(iii) an agency approved under subsection 8 (1) of Part I (Flexible Services) of the *Child and Family Services Act*,

(iv) an approved home as defined in the *Homes for Retarded Persons Act*,

(v) a home for special care approved or licensed under the *Homes for Special Care Act*,

- (vi) a nursing home approved or licensed under the *Nursing Homes Act*, or
- (vii) a place of secure custody or open custody designated under section 24 of the *Young Offenders Act* (Canada) or place of temporary detention designated under subsection 7 (1) of that Act;
- (b) who is detained in a place of temporary detention, open custody or secure custody continued or established under section 89 of Part IV (Young Offenders) of the *Child and Family Services Act*;
- (c) who is detained in a correctional institution as defined in the *Ministry of Correctional Services Act*;
- (d) who is placed in an approved home as defined in the *Mental Hospitals Act*; or
- (e) who is a ward of the Crown under Part III (Child Protection) of the *Child and Family Services Act*, a ward of a children's aid society or in the care of a children's aid society and who has not been placed for adoption on a probationary basis,

attends a day school operated by a board and the pupil is registered as a non-resident pupil in respect of whom no fee is receivable from Canada under an agreement made pursuant to section 187 or 188 of the Act, the Minister shall pay the board the cost of education of the pupil.

35. (1) Where a board provides transportation to and from school or from school to school for a pupil for whom the Minister pays the cost of education, the Minister shall pay the board an amount approved by the Minister for grant purposes for transportation of the pupil.

(2) Where under subsection 190 (9) or (12) of the Act a board reimburses a parent or guardian of a pupil for whom the Minister pays the cost of education for the cost of board and lodging and transportation once a week from the pupil's residence to school and return, the Minister shall pay the board an amount approved by the Minister for grant purposes of the expenditure in respect of the pupil for board, lodging and transportation.

PAYMENTS TO GOVERNING AUTHORITIES

36. Where a pupil who is not a resident in a Crown Establishment attends a school supported by local taxation in Manitoba or Quebec and the pupil resides in a territorial district on land that is not part of,

- (a) a school section or separate school zone and the pupil attends an elementary school; or
- (b) a secondary school district and the pupil attends a secondary school,

the Minister shall pay the governing authorities of the school the amount agreed upon between the governing authorities of the school and the Minister.

37. Where a pupil,

- (a) resides in a territorial district;
- (b) is resident in a school section, a separate school zone or a Crown establishment; and
- (c) attends an elementary school that is supported by taxation in Manitoba or Quebec,

and, where in the opinion of the Minister,

- (d) daily transportation to the elementary school that the pupil would be required to attend in Ontario is impracticable due to distance and terrain; and
- (e) the provision of board, lodging and transportation once a week is impracticable because of the age or handicap of the pupil,

the Minister shall pay the governing authorities of the elementary school in respect of the education and related costs of such pupil amounts agreed upon between the governing authorities of the elementary school and the Minister.

38. Where a pupil,

- (a) resides in a territorial district;
- (b) is not resident in a school section, a separate school zone or a Crown establishment; and
- (c) attends a school operated by the Indian Affairs Branch of the Department of Indian Affairs and Northern Development on a reserve,

the Minister shall pay the Crown in right of Canada in respect of the education of such pupil an amount agreed upon between the Department of Indian Affairs and Northern Development and the Minister.

ASSISTANCE FOR OPEN-ACCESS TUITION FEES

39. (1) A board other than a board referred to in subsection (2) shall be paid a grant equal to the sum of the amounts that are determined in respect of each of the boards with which the board has substantially the same or part of the same area of jurisdiction, calculated as follows,

$$A \times (B - D)$$

where A and B have the same meaning as in clause (b) of the definition of "recognized tuition fees", and

where,

D = the greater of,

- (i) the amount referred to as C in clause (b) of the definition of "recognized tuition fees", and
- (ii) the tuition fee that would be charged by the board for a non-resident pupil of the board as determined under clause 3 (1) (c) of Ontario Regulation 119/96 (Calculation of Fees for Pupils) that is in respect of secondary school pupils,

and where the amount is negative, it shall be zero.

(2) A Roman Catholic school board to which subsection 129 (4) of the Act applies shall be paid a grant equal to the sum of the amounts that are determined in respect of each of the public boards with which the board has substantially the same or part of the same area of jurisdiction, calculated as follows,

$$A \times (B - C) \times \frac{(1 - E)}{F}$$

where A, B and C have the same meaning as in clause (b) of the definition of "recognized tuition fees", and

where,

E = the quotient obtained by dividing the E.A. for the Roman Catholic school board by the day school A.D.E. of

resident-internal pupils and the day school A.D.E. of resident-external pupils of the Roman Catholic school board, and

F = the quotient obtained by dividing the E.A. for the public board with which the Roman Catholic school board has substantially the same or part of the same area of jurisdiction by the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of resident-external pupils of the public board.

ASSISTANCE FOR EN BLOC TRANSFER

40. (1) A public board set out in Column 1 of Table 4 other than a board referred to in subsections (2) and (3) shall be paid a grant set out opposite in Column 2 of Table 4 in respect of the transfer, as an entire educational program, of one or more secondary schools operated by the public board to a Roman Catholic school board, by agreement between the two boards and the transfer is approved by the Minister, to assist the public board in offsetting operating costs in respect of employee salaries and benefits and administrative and other expenditures that are related to the operation of the school or schools and that could not be transferred to the Roman Catholic school board.

(2) The conseil des écoles séparées catholiques de langue française de Prescott-Russell shall be paid a grant set out in Column 2 of Table 4 opposite the name of the board in Column 1 of Table 4 to assist in offsetting operating costs assumed by the conseil and which, prior to January 1, 1992, were related to the operations of the English-language schools of the Prescott and Russell County Roman Catholic Separate School Board.

(3) The Middlesex County Board of Education shall be paid a grant set out in Column 2 of Table 4 opposite the name of the board in Column 1 of Table 4 in respect of the transfer, as an entire educational program, of one or more schools to the Board of Education for the City of London by agreement between the two boards and the transfer is approved by the Minister, to assist in offsetting operating costs in respect of employee salaries and benefits and administrative and other expenditures that related to the operation of the school or schools and that could not be transferred to the Board of Education for the City of London.

SECONDARY SCHOOL REORGANIZATION GRANT

41. Where, on or after January 1, 1992, as a result of the reorganization of a French-English mixed language secondary school operated by the board prior to September 1, 1985, a board establishes a French-language secondary school under section 291 of the Act, a grant, subject to the approval of the Minister, is payable to the board as follows,

- (a) where such school commenced operation in 1992, 1993 or 1994,
 - (i) \$485 per day school pupil enrolled at the school on the last day in October of 1996 where such enrolment is 100 or fewer, or
 - (ii) the lesser of \$60,700 and the amount of \$42,400 plus \$61 per day school pupil enrolled at the school on the last day in October of 1996 where such enrolment is greater than 100;
- (b) where such school commenced operation in 1995,
 - (i) \$970 per day school pupil enrolled at the school on the last day in October of 1996 where such enrolment is 100 or fewer, or
 - (ii) the lesser of \$121,400 and the amount of \$84,800 plus \$122 per day school pupil enrolled at the school on the last day in

October of 1996 where such enrolment is greater than 100; and

- (c) where such school commences operation in 1996,
 - (i) \$1,455 per day school pupil enrolled at the school on the last day in October of 1996 where such enrolment is 100 or fewer, or
 - (ii) the lesser of \$182,100 and the amount of \$127,200 plus \$183 per day school pupil enrolled at the school on the last day in October of 1996 where such enrolment is greater than 100.

ADJUSTMENT IN RESPECT OF CHANGE IN TAX REVENUE

42. For the purpose of this section and section 43,

- (a) "equalized assessment for a board for 1995" means equalized assessment for a board as defined in Ontario Regulation 113/95 (General Legislative Grants) except that equivalent assessment for a municipality or locality shall be calculated using the rate levied in 1995 rather than the rate levied in 1994;
- (b) "change in taxation for 1995" for a board is the amount calculated as follows,

$$\frac{A - B}{A} \times C$$

where,

A = the equalized assessment for the board for 1995 that is calculated using, for each organized municipality within the jurisdiction of the board,

- I. the assessment for 1995,
- II. the tax levied under subsections 159 (12) and (13) of the *Municipal Act* that is allocated or paid to the board in 1995, and
- III. the payment in lieu of taxes for 1995 payable to the board,

as shown in the audited financial report of such municipality for 1995,

B = the equalized assessment for the board for 1995,

C = the amounts the board requisitioned on, or levied or caused to be levied in, the municipalities and localities within the jurisdiction of the board,

and the amount calculated may be a positive or negative amount;

- (c) "net adjustment in tax revenue" in respect of a board is calculated as follows,

$$C - B - A$$

where,

A = the change in taxation for 1995 for the board,

B = taxes receivable in 1995 under section 35 of the *Assessment Act*,

C = amounts charged to the board by a municipality in 1995 under section 421 of the *Municipal Act*, other than taxes

receivable in 1995 but cancelled or reduced by resolution of the board, or by resolutions of more than one board,

and the amount calculated may be a positive or negative amount;

(d) "net expenditure for 1995" means, in respect of a board, the excess of,

(i) the sum of the current expenditure for 1995, amounts provided in 1995 for reserves and reserve funds, and tax adjustments charged to the board in 1995,

over,

(ii) current revenue for 1995 including transfers in such year from reserves and other funds and excluding current revenue from taxes, subscriptions in lieu of taxes, payments in lieu of taxes and trailer fees;

(e) "net recognized expenditure for 1995" means the excess of the sum of R.O.E., R.E.E., expenditure approved for capital project grants, recognized expenditure for transportation, the eligible sum for full-day kindergarten, the eligible sum for French as a second language and the eligible sum for Native as a second language as defined in section 1 of Ontario Regulation 113/95 (General Legislative Grants), taxes receivable in 1995 under section 35 of the *Assessment Act*, and amounts charged to the board by a municipality in 1995 under section 421 of the *Municipal Act* over the sum of grants payable under sections 8, 21, 23, 24 and 51 and subsections 17 (1) and 18 (1) of such Regulation, as adjusted under section 43 thereof.

43. In respect of a board an amount calculated as follows,

$$A \times \frac{B}{C}$$

where,

A = the net adjustment in the tax revenue for the board determined under clause 42 (c),

B = the net recognized expenditure for 1995 for the board determined under clause 42 (e), and

C = the net expenditure for 1995 for the board determined under clause 42 (d),

shall,

(a) where the calculation results in a positive amount, be added to the grants payable to the board; and

(b) where the calculation results in a negative amount, be deducted from the grants payable to the board.

ASSISTANCE IN RESPECT OF DEBENTURES

44. A board shall be paid a grant equal to the sum of,

(a) the portion acceptable to the Minister in respect of expenditure for debt charges on debentures issued by the board, or on its behalf, on a secondary school building that is being used jointly by a public board and a Roman Catholic school board; and

(b) the lesser of the amounts determined by the following calculations:

(i) $A - (0.000097 \times \text{E.A.})$, or zero if such calculation is negative, and

(ii) $A - \left(\frac{A}{B \times 25} \times \text{MR1} \times \text{E.A.} \right)$, or zero if such calculation is negative,

where,

$$A = A^1 + A^2 - A^3 - A^4$$

A^1 = the portion acceptable to the Minister in respect of expenditure for debt charges on debentures issued by the board, or on its behalf, prior to April 1, 1980 that is not approved by the Minister for inclusion in R.E.E.,

A^2 = in the case of a Roman Catholic school board, the portion acceptable to the Minister in respect of payments made to a public board or a diocese in respect of debt charges on debentures related to a lease or purchase of a school building,

A^3 = the portion of the debt charges included in A^1 that is in respect of debt charges described in clause (a),

A^4 = in the case of a public board, the portion acceptable to the Minister in respect of payments received from a Roman Catholic school board in respect of debt charges on debentures related to a lease or purchase of a school building,

B = day school A.D.E. of resident-internal pupils of the board.

SPECIAL COMPENSATION FOR POOLING

45. A public board set out in Column 1 of Table 1 shall be paid a grant in the amount set out opposite in Column 2 of Table 1 in respect of the assessment and tax adjustments effected by Ontario Regulations 123/92 and 124/92.

GRANT FOR AN ISOLATE BOARD

46. (1) For the purpose of section 47,

(a) "local taxation for grant purposes" means the sum of,

(i) the payment in lieu of taxes receivable by the isolate board,

(ii) the portion of tax levied under subsections 159 (12) and (13) of the *Municipal Act* that is allocated or paid to the isolate board, and

(iii) the sum of the products obtained by multiplying, for each municipality or locality within the area of jurisdiction of the isolate board,

a. the quotient obtained by dividing the product of 100 and the assessment by the A.E.F. for grant purposes, and

b. 0.006770 for elementary school purposes, or 0.005302 for secondary school purposes,

except where the municipality or locality is within the area of jurisdiction of a divisional board of education or a district or county combined separate school board, in which case the amount determined for the municipality or locality for the purpose of this subclause shall be the product of the assessment for the municipality or locality, 0.001 and the mill rate levied on residential property in the municipality or locality for elementary or secondary school purposes, as the case may be, in respect of such divisional board or district or county separate school board;

(b) "net expenditure" means the positive or negative sum obtained by subtracting from the isolate board's expenditure that is

acceptable to the Minister an amount that is acceptable to the Minister as revenue of the isolate board from grant payable under sections 32 to 35, inclusive, and from sources other than local taxation and legislative grants.

(2) Where an isolate board operates a junior kindergarten on the last school day of October, 1996, the amount set out in sub-subclause (1) (a) (iii) b for elementary school purposes shall be multiplied by 1.05.

(3) Where an isolate board operates a junior kindergarten on the last school day of October, 1996 and the jurisdiction of the isolate board is within the area of jurisdiction of a divisional board of education or a district or county combined separate school board that, on the last school day of October, 1996, does not operate a junior kindergarten, the amounts determined for the municipalities or localities for the purpose of sub-subclause (1) (a) (iii) b shall be multiplied by 1.05.

47. (1) Where, in respect of an isolate board except an isolate board referred to in subsection (3), the net expenditure exceeds the local taxation for grant purposes, a grant equal to such excess shall be paid to the isolate board.

(2) Where, in respect of an isolate board except an isolate board referred to in subsection (3), the local taxation for grant purposes exceeds the net expenditure, a portion of the legislative grants paid to the isolate board in previous years equal to such excess shall be paid by the isolate board to the Province of Ontario.

(3) Where in the year 1996,

- (a) a district school area board is elected for a new district school area, a secondary school board is formed for a new secondary school district or a separate school board is elected for a new separate school zone;
- (b) information respecting the totals of the commercial assessment and of the residential and farm assessment rateable for public school purposes in the district school area, for secondary school purposes in the secondary school district or for separate school purposes in the separate school zone, as the case may be, is not available prior to July 1; and
- (c) such isolate board commences to operate a school on or after July 1 or enters into an agreement with another board for the education in such year of its resident pupils,

the isolate board shall be paid a grant equal to its net expenditure.

GRANT FOR A BOARD ON TAX EXEMPT LAND

48. For the purposes of section 49,

"cost of operating" means,

- (a) the current expenditure that is acceptable to the Minister for grant purposes excluding expenditure for debt charges, capital appurtenances, restoration of destroyed and damaged capital appurtenances, capital element included in rent, provision for a reserve for working funds, provisions for reserve funds and P.A.C. for resident-external pupils,

less the sum of,

- (b) current revenue from sources other than from,

- (i) legislative grants,
- (ii) the organization for which the board was established, and

- (iii) refunds of expenditure, no part of which is eligible for grant, and

- (c) the excess of current expenditure for,

- (i) transportation of pupils, and
- (ii) board, lodging and weekly transportation of pupils,

over, in each case, the amount approved by the Minister for such purpose.

49. A board that is appointed under section 68 of the Act and that operates a school in a sanatorium, a hospital, a crippled children's treatment centre or a centre for the treatment of cerebral palsy shall be paid a grant of,

- (a) 80 per cent of the salaries of teachers, temporary teachers and teacher assistants for the current year;
- (b) 80 per cent of the excess of,

- (i) expenditure for the current year approved by the Minister for grant purposes for transportation of pupils, and board, lodging and weekly transportation of pupils,

over,

- (ii) the general legislative grants payable under section 35; and

- (c) 50 per cent of the excess of,

- (i) the sum of the cost of operating for the current year and the revenue for the current year referred to in clause 48 (b),

over,

- (ii) expenditure for the current year for,

- a. salaries of teachers, temporary teachers and teacher assistants,
- b. transportation of pupils, and
- c. board, lodging and weekly transportation of pupils.

CATEGORY 4—CAPITAL PROJECT GRANT

CAPITAL PROJECT GRANT

50. (1) A board shall be paid a grant in respect of each project of the board for the acquisition of capital appurtenances that is approved by the Minister for capital grant financing equal to the product of,

- (a) the lesser of the project cost approved by the Minister for grant purposes and the actual expenditure of the board for the project; and
- (b) the rate mentioned in subsection (2) or (3).

(2) The rate for a project for which final approval was obtained by a board in 1996 is the appropriate rate set out in Column 2, 3 or 4 of Table 5 opposite the name of the board in Column 1 of that table.

(3) The rate for a project for which final approval was obtained prior to January 1, 1996, is the rate that was actually approved for the project at the time of final approval of the project.

TABLE 1	
SPECIAL COMPENSATION FOR POOLING	
COLUMN 1	COLUMN 2
PUBLIC BOARDS IN UNEXTENDED AREAS	
Espanola	
- Elementary Schools	\$72,201
- Secondary Schools	-
PUBLIC BOARDS IN EXTENDED AREAS	
Cochrane-Iroquois Falls	\$518,960
Hamilton	\$2,549,179
Kapuskasing	\$654,846
Kirkland Lake	\$30,761
Metropolitan Toronto	\$7,999,131
Peel	\$763,816
Sault Ste Marie	\$239,847
Stormont, Dundas and Glengarry	\$218,235
Sudbury	\$1,014,794
Timmins	\$635,048
Windsor	\$1,686,899

TABLE 2
1996 SELECTED GRANTS (\$'S PER PUPIL)

(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	(9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
<i>PUBLIC SCHOOL BOARDS — in Unincorporated Areas</i>										
ATIKOKAN										
Elementary	—	413.72	—	436.68	108	—	—	—	958.4	—
Secondary	1000.41	507.32	—	546.17	68	—	—	118.34	2348.24	—
BEARDMORE GERALDTON										
Elementary	496.44	336.19	—	428.39	108	—	—	—	1371.02	104.99
Secondary	1240.55	280.24	146	528.78	68	16.87	—	151.84	2432.28	—
CHAPLEAU										
Elementary	349.26	895.51	—	401.58	108	—	—	—	1774.35	29.87
Secondary	1266.19	417.53	456.4	493.28	68	—	461.44	67.15	3429.99	217.08
DRYDEN										
Elementary	130.85	91.31	—	416.13	180	—	—	—	818.29	71.05
Secondary	387.51	156.77	—	530.3	115	—	—	—	1189.58	—
ESPANOLA										
Elementary	102.18	181.32	—	235.61	108	—	—	—	627.11	156.61
Secondary	—	231.18	77.18	295.81	68	12.66	51.49	26.64	762.96	49.1
FORT FRANCES RAINY RIVER										
Elementary	109.71	115.96	—	430.62	108	—	—	—	764.29	105.86
Secondary	302.13	184.18	—	542.75	68	—	—	7.03	1104.09	56.68
HALIBURTON										
Elementary	147.78	121.69	—	131.88	71	—	—	—	472.35	—
Secondary	—	247.4	—	167.5	45	—	—	20.83	480.73	—
HORNEPAYNE										
Elementary	563.92	977.27	—	418.79	108	—	—	—	2067.98	—
Secondary	4428	1729.92	—	521.75	68	—	—	529.45	7277.12	—
LAKE SUPERIOR										
Elementary	41.37	135.63	36.26	432.26	108	—	—	—	753.52	—
Secondary	802.96	198.06	34.15	543.51	68	—	54.06	9.16	1709.9	—
MANTOULIN										
Elementary	81.6	161.58	—	290.19	180	—	—	—	713.37	—
Secondary	—	243.97	—	352.98	115	—	—	—	711.95	111.99
MICHIPICOTEN										
Elementary	—	423.7	—	408.79	108	—	—	—	941.49	—
Secondary	1634.8	308.93	230.5	501.51	68	20.07	—	14.55	2778.36	110.76
NIPICON RED ROCK										
Elementary	358.02	312.42	—	429.04	108	—	—	—	1207.48	32.48
Secondary	808.9	432.71	—	538.44	68	—	—	64.03	1912.08	5.67
NORTH SHORE										
Elementary	67.39	118.16	—	293.71	108	—	—	—	587.26	176.62
Secondary	329.36	142.32	5.99	364.82	68	19.85	—	22.78	953.12	—
RED LAKE										
Elementary	—	195.51	—	428.42	180	—	—	—	803.93	—
Secondary	393.51	308.71	—	542	115	—	—	—	1359.22	—
SDMCOE										
Elementary	2.24	—	—	—	—	4.01	—	—	6.25	12.48
Secondary	12.85	—	2.78	—	—	1.93	—	8.36	25.92	8.7
WEST PARRY SOUND										
Elementary	132.33	107.38	—	198.13	71	—	—	—	508.84	—
Secondary	—	200.91	—	252.51	45	—	—	61.79	560.21	41.45

TABLE 2
1996 SELECTED GRANTS (\$'S PER PUPIL)

(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	(9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
<u>ROMAN CATHOLIC SEPARATE SCHOOL BOARDS - In Unattended Areas</u>										
CHAPLEAU PANET CAVER Elementary	293.14	297.7	254.22	393.82	108	104.25	-	-	1455.13	-
DRYDEN Elementary	-	202.67	-	434.35	180	-	-	-	817.22	-
FORT FRANCES RNY RIVER Elementary	137.22	214.07	-	438.47	108	-	-	-	897.76	-
GERALDTON Elementary	527.07	247.16	180.43	424.66	108	81.79	-	-	1569.11	-
MICHIPICOTEN Elementary	328.41	254.35	184.5	398.73	108	87.01	-	-	1361	-
NORTH OF SUPERIOR Elementary	714.44	172.59	54.23	437.46	108	-	-	-	1496.72	-
NORTH SHORE Elementary	88.49	110.94	-	314.6	108	64.8	-	-	686.83	97.06

TABLE 2
1996 SELECTED GRANTS (\$'S PER PUPIL)

(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	(9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
<u>PUBLIC SCHOOL BOARDS—In Extended Areas</u>										
BRANT Combined Panel	0.8	-	-	-	-	0.86	-	0.45	10.11	-
BURLINGHAM Combined Panel	41.84	16.25	-	23.77	-	-	-	-	81.85	65.82
CARLETON Combined Panel	-	-	-	-	-	38.43	-	-	38.43	17.18
CENTRAL ALICOM Combined Panel	34.42	175.45	-	398.72	92.16	17.97	-	26.24	744.96	148.28
COCHRANE DROUQUIS FALLS Combined Panel	154.86	186.48	36.05	437.87	89.79	-	149.26	28.08	1084.39	86.8
DUFFERIN Combined Panel	-	30.53	-	-	-	-	-	-	30.53	16.39
DURHAM Combined Panel	-	-	-	-	-	5.3	-	4.88	10.18	-
EAST PARRY SOUND Combined Panel	77.69	118.92	-	216.85	62.05	-	-	12.33	487.84	33.46
ELGIN Combined Panel	5.77	5.24	-	-	-	-	-	13.45	24.46	-
ESSEX Combined Panel	6.59	-	-	-	-	-	-	-	6.59	57.73
FRONTENAC Combined Panel	27.67	-	5.86	16.29	60.15	2.76	-	16.07	128.81	17.92
GREY Combined Panel	-	-	-	-	-	-	-	4.43	4.43	54.32
HALDEMAN Combined Panel	0.11	39.12	-	-	-	-	-	19.09	58.32	-
HALTON Combined Panel	-	-	-	-	-	25.61	-	9.52	35.13	47.53
HAMILTON Combined Panel	3.52	-	0.08	-	125.66	-	-	-	129.26	156.76
HASTINGS Combined Panel	11.03	-	5.85	22.25	-	4.16	-	-	43.28	61.17
HEARST Combined Panel	1290.66	901.56	-	457.16	92.71	-	-	117.45	2899.92	-
HURON Combined Panel	5.08	18.31	-	-	-	-	-	2.05	25.44	98.31
KAPUSKASING Combined Panel	567.56	360.43	51.63	469.3	82.02	-	26.96	-	1557.9	29.67
KENORA Combined Panel	27.79	144.12	-	453.72	153.81	-	-	-	781.45	123.1
KENT Combined Panel	-	-	-	-	-	-	-	-	-	137.44
KIRKLAND LAKE Combined Panel	117.22	197.19	-	374.14	59	-	-	4.66	756.38	1.42
LAKEHEAD Combined Panel	4.27	-	-	235.36	91.71	-	-	-	331.34	158.99
LAMBTON Combined Panel	26.56	-	6.05	-	-	7.53	7.74	-	43.88	47.74
LANARK Combined Panel	-	23.79	-	-	61.56	-	-	-	85.34	36.15
LEEDS GRENVILLE Combined Panel	27.32	2.66	-	-	-	-	-	3.32	33.29	56.32
LENNOX ADDINGTON Combined Panel	53.07	56.09	-	36.3	-	-	-	1.41	146.87	43.79
LINCOLN Combined Panel	-	-	-	-	61.42	-	-	-	61.42	59.68

TABLE 2
1996 SELECTED GRANTS (\$'S PER PUPIL)

(2)	(3) SMALL SCHOOLS	(4) SMALL BOARD	(5) SMALL SECTIONS	(6) GOODS & SERVICES	(7) COMP. EDUCATION	(8) LANGUAGE INSTRUCTION	(9) MIXED SCHOOLS	(10) TECHNICAL EDUCATION	(11) TOTAL	(12) QUALIFICATIONS & EXPERIENCE
LONDON Combined Panel	-	-	2.35	-	61.36	38.87	3.43	6.29	112.3	125.09
METRO TORONTO Combined Panel	-	-	0.01	-	122.76	151.65	-	-	274.41	61.76
MIDDLESEX Combined Panel	20.9	28.4	-	-	-	1.44	-	3.93	46.67	-
MUSKOKA Combined Panel	23.88	32.47	-	145.38	61.15	-	-	9.25	272.12	-
NIAGARA SOUTH Combined Panel	6.27	-	0.35	-	60.77	9.41	-	32.48	109.27	26.13
NIPISSING Combined Panel	46.15	21.17	7.54	145.4	61.13	6.13	11.19	-	298.71	86.59
NORFOLK Combined Panel	-	22.31	-	-	-	3.07	-	6.81	32.2	3.06
NORTHUMBERLAND & CLAIRINGTON Combined Panel	4.04	-	-	-	-	-	-	-	4.04	-
OTTAWA Combined Panel	-	-	-	-	92.36	118.47	-	-	210.83	46.9
OTTAWA-CARLTON FRENCH Combined Panel	-	89.08	-	-	43.42	33.92	-	-	166.42	135.36
OXFORD Combined Panel	1.45	-	-	-	-	-	-	-	1.45	15.58
PEEL Combined Panel	0.15	-	-	-	-	98.14	-	-	98.29	17.16
PERTH Combined Panel	-	12.65	-	-	-	-	-	8.48	21.13	45.68
PETERBOROUGH Combined Panel	5.54	-	-	-	-	-	-	-	5.54	12.96
PRESCOTT RUSSELL Combined Panel	80.92	106.51	16.01	4.14	62.48	9.77	-	-	279.83	-
PRINCE EDWARD Combined Panel	17.8	121.58	-	47.22	-	-	-	2.02	188.62	62.91
RENFREW Combined Panel	23.28	-	-	5.38	60.62	-	-	-	89.28	59.56
SAULT STE MARIE Combined Panel	16.6	11.25	-	278.74	92.22	-	-	-	398.81	198.93
STORMONT DUNDAS GLNCRRY Combined Panel	29.42	-	5.89	-	59.35	4.76	10.73	0.05	110.19	1.64
SUDBURY Combined Panel	40.73	-	-	149.22	88.52	1.27	21.27	0.63	301.64	170.8
TIMISKAMING Combined Panel	163.48	136.3	-	310.97	58.98	-	-	12.82	682.54	83.04
TIMMINS Combined Panel	24.31	101.17	22.99	358.14	92.67	8.63	-	16.43	624.34	35.51
VICTORIA Combined Panel	-	16.2	-	-	-	-	-	-	16.2	-
WATERLOO Combined Panel	-	-	-	-	61.36	55.96	-	-	117.32	99.96
WELLINGTON Combined Panel	-	-	-	-	-	14.49	-	-	14.49	27.58
WENTWORTH Combined Panel	-	-	-	-	-	8.04	-	-	8.04	76.52
WINDSOR Combined Panel	-	-	-	-	124.69	14.53	-	-	139.21	171.81
YORK Combined Panel	-	-	-	-	-	86.38	-	-	86.38	-

TABLE 2
1996 SELECTED GRANTS (\$'S PER PUPIL)

(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	(9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
<u>ROMAN CATHOLIC SEPARATE SCHOOL BOARDS - In Extended Areas</u>										
BRANT Combined Panel	32.68	71.35	8.72	-	-	7.4	-	-	120.15	-
BRUCE GREY Combined Panel	92.86	98.36	-	34.34	-	-	-	-	225.56	25.49
CARLETON Combined Panel	-	-	-	-	-	11.04	-	-	11.04	2.34
COCHRANE BRIDG FALTS T Combined Panel	478.01	236.45	33.96	416.98	98.67	82.28	-	-	1340.36	25.35
DUFFERIN PEELE Combined Panel	3.16	-	0.73	-	-	83.16	-	0.21	87.26	-
DURHAM REGION Combined Panel	15.25	-	2.73	-	-	46.37	-	-	64.35	-
ELGIN Combined Panel	79.38	171.1	-	10.65	-	-	-	-	252.13	-
ESSEX Combined Panel	4.8	7.27	-	-	-	25.8	-	0.61	38.47	-
PREYNTAC LARK ADNGTON Combined Panel	56.02	42.63	12.26	27.78	55.79	27.31	-	-	221.79	-
HALDIMAND NORFOLK Combined Panel	47.27	72.77	18.15	0.57	-	15.34	-	-	154.3	41.27
HALTON Combined Panel	3.3	-	-	-	-	56	-	-	59.3	-
HAMILTON WENTWORTH Combined Panel	-	-	-	-	107.76	54.79	-	-	162.06	105.86
HASTINGS PRINCE EDWD Combined Panel	81.34	80.05	-	43.75	2.69	-	-	-	207.83	5.91
HEARST Combined Panel	58.05	204.17	-	448.77	93.08	9.8	-	0.75	806.62	90.58
HURON PERTH Combined Panel	26.83	82.29	-	15.77	-	-	-	-	124.89	-
KAPUSKASING Combined Panel	147.84	148.98	18.43	421.16	96.49	31.36	-	22.99	887.25	-
KENORA Combined Panel	184.11	274.86	-	445.07	165.67	-	-	-	1069.71	-
KENT Combined Panel	56.82	34.99	8.78	3.02	-	-	-	-	103.61	-
KIRKLAND/TIMISKAMING Combined Panel	208.16	110.79	-	331.48	62.47	56.72	-	-	769.63	-
LAKEHEAD Combined Panel	1.97	33.01	13.55	232.08	96.43	29.98	12.13	-	419.14	95.74
LAMBTON Combined Panel	29.93	36.26	13.12	2.94	-	9.62	-	-	91.87	167.33
LANARK LEEDS GRNVILLE Combined Panel	86.23	54.87	9.17	14.09	29.16	-	-	-	193.53	-
LINCOLN Combined Panel	21.56	26.53	8.55	-	61.54	13.84	-	1.74	133.76	-
LONDON MIDDLESEX Combined Panel	15.16	-	4.57	-	48.78	38.99	-	-	99.49	7.49
METROPOLITAN SEP. SCH. Combined Panel	2.24	-	0.44	-	126.62	84.4	-	-	213.7	115.73
NIPSSING Combined Panel	88.5	32.3	-	147.09	62.36	34.26	-	-	364.51	110.31
OTTAWA Combined Panel	-	26.33	-	-	96.82	129.93	-	-	263.08	26.49
OTTAWA-CARLETON FRENCH Combined Panel	6.97	13.77	-	-	47.76	48.96	-	-	108.56	28.04

TABLE 2
1996 SELECTED GRANTS (\$'S PER PUPIL)

(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	(9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
OXFORD Combined Panel	179.57	133.23	43.98	5.49	-	24.4	-	-	346.68	37.95
P BORO VIC NRTSM NEWCASTLE Combined Panel	30.3	23.5	-	7.22	-	7.13	-	-	68.15	-
PRESCOTT RUSSELL - ENGLISH Combined Panel	182.63	274.08	-	19.98	65.45	-	-	-	542.14	-
PRESCOTT-RUSSELL FRENCH Combined Panel	36.34	24.56	-	-	62.75	15.49	-	-	139.05	38.98
RENFREW Combined Panel	176.04	50.67	12.04	16.85	65.61	-	-	-	321.2	14.47
SAULT STE MARIE Combined Panel	64.49	53.72	12.27	275.76	95.03	-	-	-	501.27	211.87
SIMCOE Combined Panel	77.43	6.69	3.8	3.56	-	22.44	-	-	113.93	-
STORMONT DUNDAS GLNGRURY Combined Panel	56.12	28.4	-	2.99	65	31.58	-	-	183.7	10.45
SUDBURY Combined Panel	42.31	3.11	-	142.31	96.29	27.31	-	-	311.33	151.09
TIMMINS Combined Panel	27.13	77.75	8.23	351.99	94.75	53.26	-	20.18	625.3	15.27
WATERLOO Combined Panel	4.62	-	8.19	-	63.34	35.55	-	-	103.71	-
WELLAND Combined Panel	8.67	5.43	-	-	62.56	25.93	-	-	102.59	25.05
WELLINGTON Combined Panel	9.33	44.01	7.51	2.12	-	6.06	-	-	69.03	-
WINDSOR Combined Panel	14.71	-	4.08	-	126.46	18.42	-	11.63	175.3	150.19
YORK REGION Combined Panel	-	-	1.58	-	-	44.83	2.78	-	49.2	-

(1) **TABLE 3**
TRANSPORTATION
(2)
1996
PER PUPIL
AMOUNT

PUBLIC SCHOOL BOARDS -- In Unextended Areas

ATIKOKAN	
Elementary	378.03
Secondary	385.94
CHAPLEAU	
Elementary	396.51
Secondary	226.82
DRYDEN	
Elementary	435.21
Secondary	365.99
ESPANOLA	
Elementary	577.93
Secondary	580.15
FORT FRANCES RAINY RIVER	
Elementary	525.80
Secondary	525.31
BEARDMORE GERALDTON	
Elementary	455.54
Secondary	601.87
HALIBURTON	
Elementary	437.46
Secondary	429.23
HORNEPAYNE	
Elementary	237.14
Secondary	77.53
LAKE SUPERIOR	
Elementary	273.77
Secondary	141.98
MANITOULIN	
Elementary	589.73
Secondary	733.61
MICHIPICOTEN	
Elementary	308.35
Secondary	633.49
NIPIGON RED ROCK	
Elementary	412.69
Secondary	537.72
NORTH SHORE	
Elementary	531.86
Secondary	249.09
RED LAKE	
Elementary	447.61
Secondary	575.58
SIMCOE	
Elementary	231.83
Secondary	225.65
WEST PARRY SOUND	
Elementary	450.09
Secondary	456.17

TABLE 3
TRANSPORTATION
(1) (2)
1996
PER PUPIL
AMOUNT

ROMAN CATHOLIC SEPARATE SCHOOL BOARDS - In Unextended Areas

CHAPLEAU PANET CAVER

Elementary 481.86

DRYDEN

Elementary 435.69

FORT FRANCES RNY RIVER

Elementary 702.68

GERALDTON

Elementary 374.23

MICHIPICOTEN

Elementary 285.74

NORTH OF SUPERIOR

Elementary 446.70

NORTH SHORE

Elementary 686.34

PUBLIC SCHOOL BOARDS - In Extended Areas

BRANT

Combined Panel 163.36

BRUCE

Combined Panel 384.72

CARLETON

Combined Panel 252.03

CENTRAL ALGOMA

Combined Panel 634.84

COCHRANE BROQUOIS FALLS

Combined Panel 752.43

DUFFERIN

Combined Panel 252.50

DURHAM

Combined Panel 133.65

EAST PARRY SOUND

Combined Panel 655.16

ELGIN

Combined Panel 278.66

ESSEX

Combined Panel 293.18

FRONTENAC

Combined Panel 241.97

GREY

Combined Panel 335.47

HALDIMAND

Combined Panel 274.82

HALTON

Combined Panel 87.12

HAMILTON

Combined Panel 45.36

HASTINGS

Combined Panel 354.29

HEARST

Combined Panel 421.72

HURON

Combined Panel 343.45

TABLE 3
TRANSPORTATION
(2)
1996
PER PUPIL
AMOUNT

(1)	
KAPUSKASING	
Combined Panel	638.69
KENORA	
Combined Panel	342.77
KENT	
Combined Panel	245.40
KIRKLAND LAKE	
Combined Panel	475.12
LAKEHEAD	
Combined Panel	346.18
LAMBTON	
Combined Panel	253.54
LANARK	
Combined Panel	399.65
LEEDS GRENVILLE	
Combined Panel	327.14
LENNOX ADDINGTON	
Combined Panel	439.73
LINCOLN	
Combined Panel	143.76
LONDON	
Combined Panel	71.16
METRO TORONTO	
Combined Panel	10.69
MIDDLESEX	
Combined Panel	476.64
MUSKOKA	
Combined Panel	323.64
NIAGARA SOUTH	
Combined Panel	203.75
NIPISSING	
Combined Panel	435.03
NORFOLK	
Combined Panel	254.53
NORTHUMBERLAND & CLARINGTON	
Combined Panel	262.41
OTTAWA	
Combined Panel	9.19
OTTAWA-CARLETON FRENCH	
Combined Panel	489.52
OXFORD	
Combined Panel	229.49
PEEL	
Combined Panel	44.77
PERTH	
Combined Panel	274.93
PETERBOROUGH	
Combined Panel	327.57
PRESCOTT RUSSELL	
Combined Panel	563.49
PRINCE EDWARD	
Combined Panel	384.50
RENFREW	
Combined Panel	411.85
SAULT STE MARIE	
Combined Panel	278.27

**TABLE 3
TRANSPORTATION
(2)
1996
PER PUPIL
AMOUNT**

(1)	
STORMONT DUNDAS GLNGRRY	
Combined Panel	479.10
SUDBURY	
Combined Panel	439.14
TIMISKAMING	
Combined Panel	668.17
TIMMINS	
Combined Panel	409.30
VICTORIA	
Combined Panel	389.19
WATERLOO	
Combined Panel	95.56
WELLINGTON	
Combined Panel	203.53
WENTWORTH	
Combined Panel	214.28
WINDSOR	
Combined Panel	52.09
YORK	
Combined Panel	87.34

TABLE 3	
TRANSPORTATION	
(1)	(2)
	1996
	PER PUPIL
	AMOUNT
<i>ROMAN CATHOLIC SEPARATE SCHOOL BOARDS - In Extended Areas</i>	
BRANT	
Combined Panel	240.99
BRUCE GREY	
Combined Panel	561.09
CARLETON	
Combined Panel	392.69
COCHRANE WROXFALLS T	
Combined Panel	696.32
DUFFERIN PEEL	
Combined Panel	136.57
DURHAM REGION	
Combined Panel	196.54
ELGIN	
Combined Panel	418.18
ESSEX	
Combined Panel	336.84
FRNTNAC LINX ADNGTON	
Combined Panel	469.70
HALDSMAND NORFOLK	
Combined Panel	433.76
HALTON	
Combined Panel	163.38
HAMILTON WENTWORTH	
Combined Panel	167.20
HASTINGS PRINCE EDWD	
Combined Panel	505.79
HEARST	
Combined Panel	422.52
HURON PERTH	
Combined Panel	495.91
KAPUSKASING	
Combined Panel	578.04
KENORA	
Combined Panel	546.86
KENT	
Combined Panel	296.07
KIRKLAND/TIMISKAMING	
Combined Panel	696.20
LAKEHEAD	
Combined Panel	506.40
LAMBTON	
Combined Panel	350.49
LANARK LEEDS GRNVILLE	
Combined Panel	555.25
LINCOLN	
Combined Panel	322.36
LONDON MIDDLESEX	
Combined Panel	288.46
METROPOLITAN SEP. SCHL	
Combined Panel	54.07
NIPISSING	
Combined Panel	596.46
OTTAWA	
Combined Panel	89.50
OTTAWA-CARLETON FRENCH	
Combined Panel	373.82
OXFORD	
Combined Panel	447.03

TABLE 3
TRANSPORTATION
(1) (2)
1996
PER PUPIL
AMOUNT

P BORO VIC NRTHM CLARINGTON Combined Panel	502.14
PRESCOTT RUSSELL - ENGLISH Combined Panel	810.21
PRESCOTT-RUSSELL FRENCH Combined Panel	416.53
RENFREW Combined Panel	506.24
SAULT STE MARIE Combined Panel	321.68
SIMCOE Combined Panel	423.92
STORMONT DUNDAS GLNGRRY Combined Panel	618.69
SUDBURY Combined Panel	484.49
TIMMINS Combined Panel	400.37
WATERLOO Combined Panel	200.87
WELLAND Combined Panel	228.92
WELLINGTON Combined Panel	337.49
WINDSOR Combined Panel	83.57
YORK REGION Combined Panel	168.42

TABLE 4	
SPECIAL ASSISTANCE FOR EN BLOC TRANSFER	
Name of Board	Special Assistance for en Bloc Transfer
COLUMN 1	COLUMN 2
Kirkland Lake Board of Education	\$35,200
Conseil des écoles séparées catholiques de langue française de Prescott-Russell	\$ 20,000
Middlesex County Board of Education	\$100,800

TABLE 5

Column 1	Column 2	Column 3	Column 4
Board Name	Non-Growth Projects	Growth Projects	French Language Secondary School Projects Under Part XIII
ATIKOKAN BOARD OF EDUCATION	0.85084	0.76109	0.97451
BRANT COUNTY BOARD OF EDUCATION	0.76985	0.63135	0.94787
BRANT COUNTY RCSS BOARD	0.86929	0.79063	0.96657
BRUCE COUNTY BOARD OF EDUCATION	0.78880	0.66170	0.95275
BRUCE-GREY COUNTY RCSS BOARD	0.86233	0.77949	0.96320
CARLETON BOARD OF EDUCATION	0.74239	0.58737	0.93950
CARLETON RCSS BOARD	0.85808	0.77268	0.96445
CENTRAL ALGOMA BOARD OF EDUCATION	0.85060	0.76069	0.97031
CHAPLEAU BOARD OF EDUCATION	0.83307	0.73269	0.96916
CHAPLEAU DISTRICT RCSS BOARD	0.92185	0.87474	N/A
COCHRANE-IROQ. FALLS, BLACK-MATHESON B ED	0.81731	0.70737	0.95943
COCH.-IROQ. FALLS, BLACK R.-MATHESON RCSS	0.85600	0.76935	0.96672
DRYDEN BOARD OF EDUCATION	0.74810	0.59655	0.94332
DRYDEN DISTRICT RCSS BOARD	0.85984	0.77536	N/A
DUFFERIN COUNTY BOARD OF EDUCATION	0.79076	0.66484	0.95123
DUFFERIN PEEL RCSS BOARD	0.80942	0.69473	0.95575
DURHAM BOARD OF EDUCATION	0.74317	0.58862	0.93952
DURHAM REGION RCSS BOARD	0.84066	0.74477	0.95673
EAST PARRY SOUND BOARD OF EDUCATION	0.78577	0.65685	0.95390
ELGIN COUNTY BOARD OF EDUCATION	0.80148	0.68202	0.95394
ELGIN COUNTY RCSS BOARD	0.84290	0.74836	0.95979
ESPANOLA BOARD OF EDUCATION	0.79044	0.66440	0.95209
ESSEX COUNTY BOARD OF EDUCATION	0.76813	0.62859	0.94894
ESSEX COUNTY RCSS BOARD	0.85049	0.76053	0.96320
FORT FRANCES RAINY RIVER DIST RCSS BOARD	0.88610	0.81745	N/A
FORT FRANCES-RAINY RIVER B OF E	0.79049	0.66444	0.95495
FRNTNAC-LNNX AND ADDNGTON CTY RCSS BOARD	0.83544	0.73642	0.96374
FRONTENAC COUNTY BOARD OF EDUCATION	0.73730	0.57921	0.94911
GERALDTON BOARD OF EDUCATION	0.78704	0.65894	0.95891
GERALDTON DISTRICT RCSS BOARD	0.89486	0.83149	N/A
GREY COUNTY BOARD OF EDUCATION	0.75638	0.60977	0.94661
HALDIMAND BOARD OF EDUCATION	0.76355	0.62126	0.94607
HALDIMAND-NORFOLK COUNTY RCSS BOARD	0.83848	0.74128	0.96134
HALIBURTON COUNTY BOARD OF EDUCATION	0.51560	0.22411	0.87791
HALTON BOARD OF EDUCATION	0.61841	0.38878	0.91876
HALTON RCSS BOARD	0.78649	0.65800	0.94431
HAMILTON BOARD OF EDUCATION	0.70235	0.52323	0.92714
HAMILTON-WENTWORTH RCSS BOARD	0.79177	0.66647	0.94989
HASTINGS COUNTY BOARD OF EDUCATION	0.77006	0.63169	0.94446
HASTINGS PRINCE EDWARD COUNTY RCSS BOARD	0.85675	0.77054	0.96522
HEARST BOARD OF EDUCATION	0.74365	0.58938	0.95071
HEARST DISTRICT RCSS BOARD	0.85173	0.76250	0.96615

TABLE 5

Column 1	Column 2	Column 3	Column 4
Board Name	Non-Growth Projects	Growth Projects	French Language Secondary School Projects Under Part XIII
HORNEPAYNE BOARD OF EDUCATION	0.84125	0.74573	0.96243
HURON COUNTY BOARD OF EDUCATION	0.77923	0.64637	0.95120
HURON-PERTH COUNTY RCSS BOARD	0.85485	0.76751	0.95926
KAPUSKASING BOARD OF EDUCATION	0.72909	0.56606	0.95985
KAPUSKASING DISTRICT RCSS BOARD	0.83414	0.73433	0.95965
KENORA BOARD OF EDUCATION	0.69001	0.50346	0.93737
KENORA DISTRICT RCSS BOARD	0.85230	0.76342	0.93666
KENT COUNTY BOARD OF EDUCATION	0.77973	0.64718	0.95104
KENT COUNTY RCSS BOARD	0.85925	0.77454	0.96235
KIRKLAND LAKE BOARD OF EDUCATION	0.84327	0.74896	0.96749
KIRKLAND LAKE & TIMISKAMING R.C.S.S.B.	0.89835	0.83718	0.97440
LAKE SUPERIOR BOARD OF EDUCATION	0.77953	0.64691	0.94756
LAKEHEAD BOARD OF EDUCATION	0.72354	0.55718	0.93910
LAKEHEAD DISTRICT RCSS BOARD	0.81441	0.70273	0.95282
LAMBTON COUNTY BOARD OF EDUCATION	0.73648	0.57790	0.94238
LAMBTON COUNTY RCSS BOARD	0.83634	0.73786	0.95918
LANARK COUNTY BOARD OF EDUCATION	0.79891	0.67790	0.95340
LANARK-LEEDS GRENVILLE COUNTY RCSS BOARD	0.86828	0.78901	0.95938
LEEDS AND GRENVILLE COUNTY B OF E	0.74280	0.58802	0.94089
LENNOX AND ADDINGTON COUNTY B OF E	0.80959	0.69500	0.95826
LINCOLN COUNTY BOARD OF EDUCATION	0.73589	0.57696	0.94240
LINCOLN COUNTY RCSS BOARD	0.82697	0.72285	0.95978
LONDON BOARD OF EDUCATION	0.71970	0.55103	0.93840
LONDON-MIDDLESEX COUNTY RCSS BOARD	0.82758	0.72383	0.96065
MANITOULIN BOARD OF EDUCATION	0.73103	0.56918	0.93132
METROPOLITAN SEPARATE SCHOOL BOARD	0.68744	0.49934	0.93151
METROPOLITAN TORONTO SCHOOL BOARD	0.42659	0.08145	0.88498
MICHIPICOTEN BOARD OF EDUCATION	0.70894	0.53386	0.94210
MICHIPICOTEN DISTRICT RCSS BOARD	0.84814	0.75660	N/A
MIDDLESEX COUNTY BOARD OF EDUCATION	0.77716	0.64307	0.94672
MUSKOKA BOARD OF EDUCATION	0.51652	0.22557	0.89288
NIAGARA SOUTH BOARD OF EDUCATION	0.74875	0.59756	0.94755
NIPIGON-RED ROCK BOARD OF EDUCATION	0.76066	0.61667	0.94764
NIPISSING BOARD OF EDUCATION	0.80739	0.69149	0.95633
NIPISSING DISTRICT RCSS BOARD	0.85366	0.76560	0.96767
NORFOLK BOARD OF EDUCATION	0.80094	0.68114	0.95307
NORTH OF SUPERIOR RCSS BOARD	0.81795	0.70823	N/A
NORTH SHORE BOARD OF EDUCATION	0.85690	0.77082	0.97380
NORTH SHORE DISTRICT RCSS BOARD	0.89104	0.82537	N/A
NORTHUMBERLAND AND CLARINGTON CTY B OF E	0.78244	0.65152	0.94729
OTTAWA BOARD OF EDUCATION	0.44499	0.11100	0.87963
OTTAWA RCSS BOARD	0.67174	0.47420	0.91959

TABLE 5

Column 1	Column 2	Column 3	Column 4
Board Name	Non-Growth Projects	Growth Projects	French Language Secondary School Projects Under Part XIII
OTTAWA-CARLETON, CATH.	0.78677	0.65845	N/A
OTTAWA-CARLETON, PUB.	0.83991	0.74358	N/A
OXFORD COUNTY BOARD OF EDUCATION	0.74801	0.59637	0.94068
OXFORD COUNTY RCSS BOARD	0.83872	0.74166	0.95514
PEEL BOARD OF EDUCATION	0.58656	0.33777	0.90656
PERTH COUNTY BOARD OF EDUCATION	0.74954	0.59882	0.94143
PETERBOROUGH COUNTY BOARD OF EDUCATION	0.70482	0.52718	0.93270
PRESCOTT AND RUSSELL COUNTY B OF E	0.86179	0.77862	0.96620
PRESCOTT & RUSSELL R C ENGLISH LANG SB	0.81671	0.70641	0.94352
PRESCOTT-RUSSELL, CATH FRAN.	0.88062	0.80878	N/A
PRINCE EDWARD COUNTY BOARD OF EDUCATION	0.76695	0.62670	0.94548
PTBORO VIC NORTHMBLND & CLAR RCSSB	0.86017	0.77603	0.95950
RED LAKE BOARD OF EDUCATION	0.83572	0.73688	0.96277
RENFREW COUNTY BOARD OF EDUCATION	0.79257	0.66774	0.95178
RENFREW COUNTY RCSS BOARD	0.86159	0.77830	0.96443
SAULT STE MARIE BOARD OF EDUCATION	0.76381	0.62168	0.94922
SAULT STE MARIE DISTRICT RCSS BOARD	0.81278	0.70012	0.95780
SIMCOE COUNTY BOARD OF EDUCATION	0.72292	0.55619	0.93527
SIMCOE COUNTY RCSS BOARD	0.84737	0.75552	0.95784
STORMONT DUNDAS GLENGARRY COUNTY B OF E	0.79796	0.67638	0.95624
STORMONT DUNDAS GLENGARRY CTY RCSS BOARD	0.87436	0.79875	0.96880
SUDBURY BOARD OF EDUCATION	0.77489	0.63943	0.95499
SUDBURY DISTRICT RCSS BOARD	0.83533	0.73623	0.96451
TIMISKAMING BOARD OF EDUCATION	0.78704	0.65889	0.95872
TIMMINS BOARD OF EDUCATION	0.78862	0.66142	0.95279
TIMMINS DISTRICT RCSS BOARD	0.81857	0.70938	0.95617
VICTORIA COUNTY BOARD OF EDUCATION	0.74850	0.59716	0.94060
WATERLOO COUNTY BOARD OF EDUCATION	0.72432	0.55842	0.93775
WATERLOO COUNTY RCSS BOARD	0.83591	0.73716	0.95900
WELLAND COUNTY RCSS BOARD	0.82910	0.72626	0.95944
WELLINGTON COUNTY BOARD OF EDUCATION	0.72258	0.55564	0.93329
WELLINGTON COUNTY RCSS BOARD	0.80553	0.68850	0.94996
WENTWORTH COUNTY BOARD OF EDUCATION	0.72479	0.55918	0.93823
WEST PARRY SOUND BOARD OF EDUCATION	0.56337	0.30062	0.89820
WINDSOR BOARD OF EDUCATION	0.70519	0.52778	0.93561
WINDSOR RCSS BOARD	0.81274	0.70005	0.95738
YORK REGION BOARD OF EDUCATION	0.55474	0.28680	0.90192
YORK REGION RCSS BOARD	0.75908	0.61410	0.94206

JOHN SNOBELEN
Minister of Education and Training

Dated at Toronto on March 22, 1996.

16/96

ONTARIO REGULATION 117/96
made under the
EDUCATION ACT

Made: March 29, 1996
Filed: March 29, 1996

APPORTIONMENT 1996 REQUISITIONS

1. (1) In this Regulation,

"apportionable sum required by a divisional board for 1996" means the excess of the total estimated expenditure of the board for 1996 exclusive of,

(a) allowances and provisions for differences between the sum that the board requisitioned and the sum that the board ought to have requisitioned in a previous year from a local municipality in the school division, and

(b) the portion of any expenditures incurred by the board in performing the duties of a municipal council,

over the sum of the estimated revenues of the board for 1996 from sources other than local taxation and the amount in the reserve established under subsection 237 (2) of the Act;

"A.E.F. for apportionment purposes for 1996" for a municipality or locality means the assessment equalization factor provided by the Minister for 1996;

"assessment" has the same meaning as in Ontario Regulation 116/96 (General Legislative Grants, 1996);

"equalized assessment for a municipality or locality" means the quotient obtained by dividing the product of 100 and the assessment for the municipality or locality by the A.E.F. for apportionment purposes for 1996 for the municipality or locality;

"local taxation" means taxes levied by a municipality or a board for school purposes, exclusive of taxes paid over under section 35 of the *Assessment Act* and taxes levied under section 159 of the *Municipal Act*;

"payment in lieu of taxes for 1996" means, in respect of a municipality, the sum of the amounts payable by the municipality to the board for 1996 under subsection 7 (10) of the *Housing Development Act*, under subsection 445 (4) of the *Municipal Act*, under subsection 52 (9) of the *Power Corporation Act* and under section 2 of the *Municipal and School Board Payments Adjustment Act*.

(2) Clause (a) of the definition "apportionable sum required by a divisional board for 1996" in subsection (1) does not apply in the case of a divisional board or a secondary school board if the area of jurisdiction of the board comprises an area where an assessment update has been carried out under subsection 371 (2) of the *Municipal Act*, subsection 135.3 (1) of the *Regional Municipalities Act*, subsection 84.13 (1) of the *County of Oxford Act* or subsection 81 (1) of the *District Municipality of Muskoka Act*.

2. (1) The apportionable sum required by a divisional board for 1996 shall be apportioned among the municipalities and localities in the school division in the ratio, correct to five places of decimals, of the equalized assessment for such municipalities or localities to the total equalized assessment of the municipalities and localities in the school division.

(2) The amount apportioned to a municipality or locality by a divisional board for 1996 shall be the sum of the following amounts

adjusted where required under section 237 or subsection 247 (2) or (3) of the Act:

1. The amount apportioned under subsection (1) to the municipality or locality.
2. Expenditures applicable to the locality that are incurred for 1996 by the divisional board in performing the duties of a municipal council.
3. The payment in lieu of taxes for 1996 in respect of the municipality.
4. The amount of the tax levied under subsections 159 (12) and (13) of the *Municipal Act* allocated or paid by the municipality to the divisional board for 1996.
5. The amount of any fees or charges payable in the year imposed on the divisional board by by-law made under subsection 220.1 (2) of the *Municipal Act*.

3. (1) If the adjustments required under section 247 of the Act are in respect of a part or parts of a municipality or locality, the divisional board shall provide with its requisition sufficient information in respect of the adjustments to enable the amount required in respect of the part or parts of the municipality or locality to be determined.

(2) If, for the purpose of a levy in 1996, a municipality is required under any Act to apportion the amount to be raised for municipal purposes among two or more defined areas within the municipality, the amounts requisitioned on the municipality in 1996 by a divisional board, exclusive of payments in lieu of taxes, taxes levied under subsections 159 (12) and (13) of the *Municipal Act* allocated or paid by the municipality to the divisional board, and adjustments required under section 247 of the *Education Act*, shall, for the purpose of the levy in 1996, be apportioned by the municipality among such defined areas in the ratio, correct to five places of decimals, of the equalized assessments for the defined areas to the total equalized assessment of the municipality.

(3) For the purposes of subsection (2), the equalized assessment for the defined area shall be deemed to be the sum of,

- (a) the residential and farm assessment within the defined area upon which taxes are levied; and
- (b) the quotient obtained by dividing by .85 the commercial assessment upon which taxes are levied, included in the last revised assessment roll for such defined area used for taxation purposes in 1996, equalized by using the 1979 assessment equalization factors set out in Schedule B to Ontario Regulation 108/79.

(4) Subsection (2) does not apply to a municipality if there has been an assessment update of all real property in the municipality.

4. (1) This Regulation applies to divisional boards to which section 257.1 of the Act applies.

(2) This Regulation applies with necessary modifications to divisional boards to which section 257.1 of the Act does not apply, and for those boards the apportionable sums are to be determined separately for elementary school purposes and for secondary school purposes.

(3) This Regulation applies with necessary modifications to separate school boards referred to in sections 241 and 242 of the Act in the same manner that it applies to divisional boards.

(4) Despite subsections (1) to (3), paragraph 3 of subsection 2 (2) does not apply to an apportionment by a divisional board or by a separate school board to a municipality situated in the County of

Oxford, The District Municipality of Muskoka, or in an area where an assessment update has been carried out under subsection 371 (2) of the *Municipal Act* or subsection 135.3 (1) of the *Regional Municipalities Act*.

16/96

ONTARIO REGULATION 118/96
made under the
INDUSTRIAL STANDARDS ACT

Made: March 28, 1996
Filed: March 29, 1996

Revoking Reg. 661 of R.R.O. 1990
(Schedule—Men's and Boys' Clothing Industry—Ontario)

1. Regulation 661 of the Revised Regulations of Ontario, 1990 is revoked.

16/96

ONTARIO REGULATION 119/96
made under the
EDUCATION ACT

Made: March 20, 1996
Approved: March 29, 1996
Filed: March 29, 1996

CALCULATION OF FEES FOR PUPILS, 1996

1. In this Regulation,

"A.D.E." means average daily enrolment for 1996 calculated under Ontario Regulation 120/96 (Calculation of Average Daily Enrolment, 1996);

"current cost of operating", "elementary school pupil", "eligible sum for French as a first language", "eligible sum for French as a second language", "eligible sum for Native as a second language", "eligible sum for full-day kindergarten", "non-resident pupil", "O.E.", "P.A.C.", "R.O.E.", "resident-internal pupil" and "secondary school pupil" have the same meaning as in Ontario Regulation 116/96 (General Legislative Grants, 1996) except that,

(a) in respect of a board appointed under section 68 of the Act, "current cost of operating" does not include current expenditure for furniture and equipment and for debt charges, and

(b) if a board has entered into an agreement under subsection 188 (3) of the Act that provides for a payment by the Crown in right of Canada to provide classroom accommodation for a specified number of pupils, the P.A.C. for each such pupil shall be zero;

"day school A.D.E." means the average daily enrolment for 1996 calculated under section 2 of Ontario Regulation 120/96 (Calculation of Average Daily Enrolment, 1996) that is in respect of resident-internal pupils and non-resident pupils of the board;

"high cost program" means,

(a) a special education program, other than a program provided in the board's school in lieu of an education program provided by

a provincial school for the blind and the deaf or other similar program for which a general legislative grant is payable, or

(b) a program that includes technological studies that qualify for one or more credits toward the secondary school graduation diploma or Ontario secondary school diploma;

"school-based operating expenditure" means the current expenditure of the board that is in respect of expenditures in the version of the Uniform Code of Accounts provided by the Minister that is in effect in March, 1996 identified under the expenditure functions of school services (account code 34), day school instruction (account codes 36, 37 and 38) and plant operation and maintenance (account codes 70 to 75, inclusive), but does not include current expenditures for capital and replacements (account codes 700, 740 to 779, inclusive, and 951 to 975, inclusive);

"technological studies" means the courses developed from curriculum guidelines that are issued by the Minister for the intermediate division and senior division and listed under the heading "Technological Studies" in the circular entitled "Ontario Schools Intermediate and Senior Divisions Program and Diploma Requirements" issued by the Minister.

2. This Regulation applies to fees for pupils in respect of the year 1996.

FEES CHARGED TO BOARDS

3. (1) Except as provided in subsection (10) and section 4, the fee in respect of a pupil whose fee is receivable from another board, from Canada or from a band, council of a band or education authority authorized by the Crown in right of Canada to provide education for Indians and the fee in respect of a pupil to whom subsection 49 (6) of the Act applies, shall be determined in the following manner:

1. Subtract from the current cost of operating of the board that provides the instruction the school-based operating expenditure for elementary school purposes and secondary school purposes.
2. Prorate the remainder from paragraph 1 to elementary school purposes and secondary school purposes in the ratio that the day school A.D.E. of elementary school pupils and the day school A.D.E. of secondary school pupils is to the total day school A.D.E. of the board.
3. Add the amount determined in paragraph 2 for elementary school purposes to the school based operating expenditure for elementary school purposes and subtract the legislative grants payable to the board in respect of elementary school pupils for the eligible sum for French as a first language, the eligible sum for French as a second language, the eligible sum for Native as a second language, the eligible sum for full-day kindergarten and the reduction in class-size in grades 1 and 2 and the grant for pay equity as determined under sections 22 and 30, respectively, of Ontario Regulation 116/96 (General Legislative Grants, 1996). Divide that sum by the day school A.D.E. of elementary school pupils.
4. Add the amount determined in paragraph 2 for secondary school purposes to the school based operating expenditure for secondary school purposes and subtract the legislative grants payable to the board in respect of secondary school pupils for the eligible sum for French as a first language, the eligible sum for French as a second language, the eligible sum for Native as a second language and the grant for pay equity as determined under section 30 of Ontario Regulation 116/96 (General Legislative Grants, 1996). Divide that sum by the day school A.D.E. of secondary school pupils.
5. Multiply the A.D.E. of each pupil to whom subsection 49 (6) of the Act applies or the A.D.E. of each pupil whose fee is

receivable from another board, from Canada or from a band, council of a band or education authority, as the case may be, by the sum of,

- i. the amount determined under paragraph 3 or paragraph 4, as the case may be, and
- ii. the P.A.C. for that pupil.

(2) Subparagraph ii of paragraph 5 of subsection (1) does not apply to a board that is appointed under section 68 of the Act.

(3) The fee in respect of a pupil referred to in subsection (1) who is enrolled in a Native language program and whose fee is receivable from Canada or from a band, council of a band or education authority authorized by the Crown in right of Canada to provide education for Indians may be increased by an amount equal to the portion of the eligible sum for Native as a second language that would be generated for that pupil if the pupil were a resident pupil of the board.

(4) The fee in respect of a pupil referred to in subsection (1) who is enrolled in a high cost program may be increased by multiplying the fee by a factor agreed upon by the board providing the instruction and the party from whom the fee is receivable.

(5) If the board providing the instruction and the party from whom the fee is receivable cannot agree upon a factor, the factor shall be determined by three arbitrators.

(6) If the fee is in respect of a pupil for whom the Minister pays the cost of education, the three arbitrators shall be,

- (a) one arbitrator appointed by the board that provides the instruction;
- (b) one arbitrator appointed by the Minister; and
- (c) one arbitrator appointed by the arbitrators appointed under clauses (a) and (b).

(7) In all cases other than a case to which subsection (6) applies, the three arbitrators shall be,

- (a) one arbitrator appointed by the board that provides the instruction;
- (b) one arbitrator appointed by the party from whom the fee is receivable; and
- (c) one arbitrator appointed by the arbitrators appointed under clauses (a) and (b).

(8) The decision of the arbitrators or a majority of them is final and binding upon the board providing the instruction and the party from whom the fee is receivable.

(9) The number of pupils in a high cost program provided by the board in respect of whom the fee receivable by the board from a party may be increased under subsections (4) to (8) shall not exceed the amount obtained by,

- (a) multiplying the A.D.E. of pupils in respect of whom fees are receivable by the board from the party by the ratio of the A.D.E. of pupils registered in the high cost program to the A.D.E. of pupils enrolled in schools operated by the board; and
- (b) subtracting the product obtained in clause (a) from the A.D.E. of pupils registered in the high cost program in respect of whom fees are receivable by the board from the party.

(10) The fee in respect of a pupil referred to in subsection (1) who is enrolled in the period from September 1, 1996 to December 31, 1996 and who is 21 years of age or over as of December 31, 1996 shall be equal to the product of the A.D.E. of the pupil and \$2,257 or such other amount that is agreed upon by the board providing the instruction and the party from whom the fee is receivable.

FEES PAID TO SECTION 68 HOSPITAL BOARDS

4. The fee in respect of a pupil enrolled in a school operated by a board that is appointed under section 68 of the Act in a centre for the treatment of cerebral palsy, a crippled children's treatment centre, a hospital or a sanatorium shall be calculated by,

- (a) adding to the current cost of operating of the board that provides the instruction, the portion approved by the Minister for grant purposes of the expenditure for such year for the transportation of pupils and deducting from the total thereof the general legislative grants payable to the board for such year, except a grant that is equal to the cost of education;
- (b) dividing the amount determined under clause (a) by the sum of the days on which each pupil is enrolled at the school; and
- (c) multiplying the amount determined under clause (b) by the number of days for which the pupil whose fee is being calculated is enrolled at the school.

FEES CHARGED TO PARENTS RESIDING IN ONTARIO

5. (1) The fee charged by a board in respect of a pupil whose parent or guardian is resident in Ontario, other than a pupil whose fee is receivable from another board, from Canada or from a band, council of a band or education authority authorized by the Crown in right of Canada to provide education for Indians, shall not exceed the fee referred to in subsection (3) or (4), as the case requires.

(2) Subsection (1) does not apply to a board that is appointed under section 68 of the Act.

(3) The fee in respect of one or more pupils who reside with their parent or guardian in a school section, separate school zone or secondary school district on land that is exempt from taxation for school purposes shall not exceed,

- (a) \$74 for each month the pupil or pupils are enrolled in an elementary school operated by the board; and
- (b) \$74 for each month the pupil or pupils are enrolled in a secondary school operated by the board.

(4) In the case of a pupil who is qualified to be a resident pupil of a school section, separate school zone or secondary school district, the fee in respect of the pupil shall not exceed, for each month the pupil is enrolled, the greater of,

- (a) \$74; and
- (b) one-tenth of the sum of,
 - (i) the quotient obtained by dividing,
 - (A) the board's estimate of the excess of its O.E. for the year over its R.O.E.,
 by,
 - (B) the A.D.E. of the board for the year that is in respect of resident-internal and resident-external pupils of the board, and

(ii) the P.A.C.

(5) If a pupil is enrolled in a high cost program, the amount calculated under subsection (4) may be increased by an amount that does not exceed the additional cost to the board of providing the high cost program to the pupil.

FEES CHARGED TO PARENTS NOT RESIDING IN ONTARIO

6. (1) The fee in respect of a pupil whose parent or guardian does not reside in Ontario shall be such fee as the board providing the instruction to the pupil may determine and, except as is provided in subsection (3), shall not exceed the amount obtained by multiplying one-tenth of the sum of the quotient determined under paragraph 3 or 4, as the case may be, of section 3 and the P.A.C. for the pupil and multiplying that result by the number of months during which the pupil is enrolled in such year in a school operated by the board.

(2) Subsection (1) does not apply to a pupil to whom subsection 49 (6) of the Act applies.

(3) The fee in respect of a pupil referred to in subsection (1) who is enrolled in a high cost program shall be increased by an amount that does not exceed the additional cost to the board of providing the high cost program to the pupil.

FEES FOR PROGRAMS IN FACILITIES

7. (1) The fee charged by a board in respect of a pupil who is not qualified to be a resident pupil of the board and for whom an educational program is provided in a hospital or treatment centre shall be such fee as may be agreed upon between the board that provides the program and,

- (a) the board of which the pupil is qualified to be a resident pupil; or
- (b) if the pupil is not qualified to be a resident pupil of a board, the parent or guardian of the pupil.

(2) Subsection (1) does not apply to a board that provides the educational program if the board,

- (a) is appointed under section 68 of the Act; or
- (b) receives a grant under section 27 of Ontario Regulation 116/96 (General Legislative Grants, 1996) with respect to that educational program.

FEES FOR CONTINUING EDUCATION AND SUMMER SCHOOL

8. The fee charged by a board in respect of a pupil who is enrolled in a continuing education or summer school program operated by the board shall be such fee as the board providing the instruction may determine except that the fee shall not exceed the product of,

- (a) the average daily enrolment that is calculated in respect of the pupil under section 3 of Ontario Regulation 120/96 (Calculation of Average Daily Enrolment, 1996); and
- (b) the quotient obtained by dividing the current expenditure of the board for continuing education and summer school courses or classes for which legislative grants are payable under Ontario Regulation 116/96 (General Legislative Grants, 1996) by the average daily enrolment that is calculated under section 3 of Ontario Regulation 120/96 (Calculation of Average Daily Enrolment, 1996) in respect of resident-internal and non-resident pupils of the board enrolled in continuing education and summer school courses or classes for which

legislative grants are payable under Ontario Regulation 116/96 (General Legislative Grants, 1996).

JOHN SNOBELEN
Minister of Education and Training

Dated at Toronto on March 20, 1996.

16/96

ONTARIO REGULATION 120/96
made under the
EDUCATION ACT

Made: March 20, 1996
Approved: March 29, 1996
Filed: March 29, 1996

**CALCULATION OF AVERAGE
DAILY ENROLMENT, 1996**

1. In this Regulation,

"combined program" means a program operated by a board in the period from January 1, 1996 to June 30, 1996 on a five-day cycle consisting of,

- (a) two days of junior kindergarten for an average of 300 minutes of classroom instruction per school day, and
- (b) three days of kindergarten for an average of 300 minutes of classroom instruction per school day;

"cycle" means the number of school days for which a schedule of classes in a school continues before the schedule is repeated;

"full-time pupil" means a pupil who,

- (a) is enrolled in day school other than in junior kindergarten or kindergarten, and
- (b) in respect of a cycle, is registered for classroom instruction for an average of at least 210 minutes per school day;

"half-time pupil" means a pupil who,

- (a) is enrolled in junior kindergarten or kindergarten that is not part of a combined program, and
- (b) in respect of a cycle, is registered for classroom instruction for an average of at least 150 minutes per school day;

"independent study course" means a credit course that is provided to a pupil other than a full-time pupil in whole or, at the option of a board, in part through a non-classroom instructional mode of delivery;

"part-time pupil" means a pupil who,

- (a) is enrolled in a combined program, or
- (b) is enrolled in day school and is neither a full-time nor a half-time pupil.

2. Day school average daily enrolment for a board for 1996 is the sum of,

- (a) the product of 0.5 and the sum of,

- (i) the number of full-time pupils enrolled on the last school day in February, 1996,
- (ii) 0.5 times the number of half-time pupils enrolled on that day, and
- (iii) the quotient obtained by determining, for each part-time pupil enrolled on the last school day in February, 1996, the number of minutes for which the pupil is registered for classroom instruction in the cycle that includes that day in a course other than an independent study course and dividing the sum of the numbers so determined by the product of 300 and the number of days in the cycle;
- (b) the product of 0.4 and the sum of,
- (i) the number of full-time pupils enrolled on the last school day in October, 1996,
- (ii) 0.5 times the number of half-time pupils enrolled on that day, and
- (iii) the quotient obtained by determining, for each part-time pupil enrolled on the last school day in October, 1996, the number of minutes for which the pupil is registered for classroom instruction in the cycle that includes that day in a course other than an independent study course and dividing the sum of the numbers so determined by the product of 300 and the number of days in the cycle;
- (c) the product of 0.1 and the sum of,
- (i) the number of full-time pupils enrolled on the last school day in September, 1995,
- (ii) 0.5 times the number of half-time pupils enrolled on that day, and
- (iii) the quotient obtained by determining, for each part-time pupil enrolled on the last school day in September, 1995, the number of minutes for which the pupil is registered for classroom instruction in the cycle that includes that day in a course other than an independent study course and dividing the sum of the numbers so determined by the product of 300 and the number of days in the cycle; and
- (d) an amount in respect of each pupil who is enrolled during the year in an independent study course that meets the criteria established by the Minister for inclusion in the determination of day school enrolment, calculated as follows:

$$\frac{A}{7.5} \times B$$

where,

A = the number of credits or the portion of a credit that may be earned by the pupil upon successful completion of the course,

B = the decimal fraction representing the portion of the total quantity of work required for completion of the course that is completed by the pupil during the periods from January 1 to June 30 and September 1 to December 31, 1996.

3. Continuing education average daily enrolment for a board for 1996 is the sum of,

- (a) an amount in respect of each pupil who is enrolled during 1996 in a continuing education class or course established by the board, other than an independent study course, calculated as follows:

$$\frac{A \times B}{300 \times C}$$

where,

A = the number of sessions for which the pupil is enrolled in 1996,

B = the number of minutes in each session,

C = the number of school days in 1996; and

- (b) an amount in respect of each pupil who is enrolled during 1996 in an independent study course that does not meet the criteria established by the Minister for inclusion in the determination of day school enrolment, calculated as follows:

$$A \times .1134 \times B$$

where,

A = the number of credits or the portion of a credit that may be earned by the pupil upon successful completion of the course,

B = the decimal fraction representing the portion of the total quantity of work required for completion of the course that is completed by the pupil during 1996.

4. Ontario Regulations 244/94 and 814/94 are revoked.

JOHN SNOBELEN
Minister of Education and Training

Dated at Toronto on March 20, 1996.

16/96

ONTARIO REGULATION 121/96 made under the EDUCATION ACT

Made: March 18, 1996

Approved: March 29, 1996

Filed: March 29, 1996

Amending O. Reg. 86/91
(General Legislative Grants, 1991)

Note: Ontario Regulation 86/91 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Table 3 of Ontario Regulation 86/91 is amended by striking out the 1991 per pupil amounts for July to December set out for Oxford under the heading "BOARDS OF EDUCATION" and substituting the following:

Elementary	81.96
Secondary	96.12

(2) Table 3 of the Regulation is amended by striking out the 1991 per pupil amounts for July to December set out for Red Lake under

the heading "**BOARDS OF EDUCATION**" and substituting the following:

Elementary	156.64
Secondary	174.04

(3) Table 3 of the Regulation is amended by striking out the 1991 per pupil amounts for July to December set out for Hastings Prince Edward under the heading "**ROMAN CATHOLIC SEPARATE SCHOOL BOARDS**" and substituting the following:

Elementary	157.57
Secondary	187.20

(4) Table 3 of the Regulation is amended by striking out the 1991 per pupil amounts for July to December set out for Oxford under the heading "**ROMAN CATHOLIC SEPARATE SCHOOL BOARDS**" and substituting the following:

Elementary	139.24
Secondary	168.62

JOHN SNOBELEN
Minister of Education and Training

Dated at Toronto on March 18, 1996.

16/96

ONTARIO REGULATION 122/96
made under the
EDUCATION ACT

Made: March 18, 1996
Approved: March 29, 1996
Filed: March 29, 1996

Amending O. Reg. 119/92
(General Legislative Grants, 1992)

Note: Ontario Regulation 119/92 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Table 1 of Ontario Regulation 119/92 is amended by striking out the entry for Hamilton and substituting the following:

Hamilton	
– Elementary Schools	995,045
– Secondary Schools	246,422

2. Table 2 of the Regulation is revoked and the following substituted:

TABLE 2
1992 SELECTED GRANTS (\$'S PER PUPIL)

(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	FINAL (9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
BOARDS OF EDUCATION										
ATIKOKAN										
Elementary	-	421.04	-	383.57	108.00	-	-	-	912.61	-
Secondary	1,099.62	565.49	-	488.84	68.00	-	-	143.75	2,363.70	-
BRANT										
Elementary	-	-	-	-	-	-	-	-	-	48.68
Secondary	-	-	-	-	-	6.05	-	-	6.05	-
BRUCE										
Elementary	9.74	-	-	20.00	-	-	-	-	29.74	12.24
Secondary	96.27	45.86	-	20.00	-	-	-	-	162.13	62.27
CARLETON										
Elementary	-	-	-	-	-	31.87	-	-	31.87	58.36
Secondary	-	-	-	-	-	59.87	-	-	59.87	32.72
CENTRAL ALGOMA										
Elementary	27.69	139.40	-	359.20	108.00	-	-	-	634.29	241.98
Secondary	-	225.97	-	458.00	68.00	-	-	94.10	846.07	105.54
CHAPLEAU										
Elementary	-	672.18	-	379.10	108.00	-	-	-	1,159.28	-
Secondary	1,432.40	445.94	502.68	477.43	68.00	-	1,272.56	89.59	4,288.60	-
COCHRANE IROQUOIS FALLS										
Elementary	-	155.24	-	376.33	108.00	-	-	-	639.57	46.40
Secondary	256.75	213.48	65.39	473.64	68.00	-	285.41	104.81	1,469.48	71.63
DRYDEN										
Elementary	136.65	88.11	-	383.57	180.00	-	-	-	788.33	3.70
Secondary	429.73	164.15	-	488.84	115.00	-	-	4.90	1,202.62	-
DUFFERIN										
Elementary	-	13.10	-	-	-	-	-	-	13.10	-
Secondary	-	98.03	-	-	-	-	-	46.95	144.98	-
DURHAM										
Elementary	-	-	-	-	-	9.70	-	-	9.70	-
Secondary	-	-	-	-	-	-	-	-	-	-
EAST PARRY SOUND										
Elementary	136.98	77.87	-	256.77	71.00	-	-	-	542.62	-
Secondary	-	181.44	-	327.24	45.00	-	-	35.88	589.56	-
ELGIN										
Elementary	-	-	-	-	-	16.06	-	-	16.06	13.10
Secondary	6.41	10.59	-	-	-	0.34	-	-	17.34	-
ESPANOLA										
Elementary	78.40	167.67	-	256.77	108.00	-	-	-	610.84	145.19
Secondary	-	214.01	48.37	327.24	68.00	-	50.08	42.57	750.27	45.91
ESSEX										
Elementary	9.02	-	-	-	-	2.21	-	-	11.23	25.62
Secondary	-	-	-	-	-	-	-	-	-	128.05
FORT FRANCES RAINY RIVER										
Elementary	91.41	114.93	-	383.57	108.00	-	-	-	697.91	78.00
Secondary	270.22	175.13	-	488.84	68.00	-	-	68.42	1,070.61	31.66
FRONTENAC										
Elementary	29.24	-	4.58	14.75	71.00	-	-	-	119.57	120.63
Secondary	28.42	-	8.71	18.44	45.00	-	18.38	52.18	171.13	146.50
GERALDTON										
Elementary	507.22	314.65	-	383.57	108.00	-	-	-	1,313.44	51.81
Secondary	1,294.75	281.22	142.49	488.84	68.00	-	-	158.93	2,434.23	-
GREY										
Elementary	-	-	-	-	-	-	-	-	-	-
Secondary	-	-	-	-	-	-	-	-	-	66.49
HALDIMAND										
Elementary	-	17.57	-	-	-	-	-	-	17.57	-
Secondary	-	88.53	-	-	-	-	-	30.22	118.77	2.46

TABLE 2
1992 SELECTED GRANTS (\$'S PER PUPIL)

(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	FINAL (9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
BOARDS OF EDUCATION										
HALIBURTON										
Elementary	109.00	129.61	--	170.91	71.00	--	--	--	480.52	--
Secondary	--	261.95	--	217.08	45.00	--	--	31.07	555.10	--
HALTON										
Elementary	--	--	--	--	--	40.36	--	--	40.36	--
Secondary	--	--	--	--	--	25.41	--	--	25.41	27.79
HAMILTON										
Elementary	--	--	--	--	144.00	41.93	--	--	185.93	57.51
Secondary	12.58	--	1.74	--	92.00	40.87	--	--	147.19	87.88
HASTINGS										
Elementary	14.90	--	4.28	20.00	--	--	--	--	39.18	21.64
Secondary	--	--	--	20.00	--	--	--	--	20.00	116.79
HEARST										
Elementary	--	496.12	--	383.57	108.00	--	--	--	987.69	--
Secondary	4,028.72	1,433.27	--	487.40	68.00	--	--	--	6,017.39	--
HORNEPAYNE										
Elementary	--	743.39	--	383.57	108.00	--	--	--	1,234.96	--
Secondary	3,724.71	1,299.51	--	486.04	68.00	--	--	346.82	5,925.08	--
HURON										
Elementary	7.26	--	--	--	--	--	--	--	7.26	111.31
Secondary	--	47.42	--	--	--	--	--	--	47.42	55.58
KAPUSKASING										
Elementary	203.69	320.12	--	382.46	108.00	--	--	--	1,014.27	--
Secondary	636.25	301.76	47.98	480.78	68.00	--	78.84	27.02	1,640.63	--
KENORA										
Elementary	54.27	121.21	--	383.57	180.00	--	--	--	739.05	171.10
Secondary	--	188.93	--	486.64	115.00	6.97	--	--	797.54	93.22
KENT										
Elementary	--	--	--	--	--	--	--	--	--	109.04
Secondary	--	--	--	--	--	--	--	--	--	147.05
KIRKLAND LAKE										
Elementary	206.35	166.73	--	338.69	71.00	--	--	--	782.77	210.95
Secondary	397.74	207.24	61.69	423.31	45.00	--	--	1.67	1,136.65	44.00
LAKE SUPERIOR										
Elementary	5.51	127.24	--	383.57	108.00	--	--	--	624.32	--
Secondary	792.53	195.28	23.68	488.84	68.00	--	60.58	--	1,628.91	--
LAKEHEAD										
Elementary	14.17	--	--	213.61	108.00	--	--	--	335.78	229.46
Secondary	--	--	--	267.01	68.00	--	--	--	335.01	289.88
LAMBTON										
Elementary	17.79	--	4.45	--	--	--	--	--	22.24	--
Secondary	23.28	--	8.76	--	--	32.32	19.36	--	83.72	63.47
LANARK										
Elementary	--	--	--	--	71.00	--	--	--	71.00	17.08
Secondary	--	68.17	--	--	45.00	--	--	--	113.17	83.02
LEEDS & GRENVILLE										
Elementary	25.17	--	--	--	--	--	--	--	25.17	93.38
Secondary	35.68	4.95	--	--	--	--	--	--	40.63	128.05
LENNOX & ADDINGTON										
Elementary	77.12	23.60	--	20.00	--	--	--	--	120.72	10.25
Secondary	88.77	110.17	--	20.00	--	--	--	24.35	243.29	34.48
LINCOLN										
Elementary	--	--	--	--	71.00	--	--	--	71.00	146.90
Secondary	--	--	--	--	45.00	--	--	--	45.00	109.41
LONDON										
Elementary	--	--	1.70	--	71.00	28.07	--	--	100.77	--
Secondary	--	--	3.57	--	45.00	78.46	8.51	16.37	151.91	10.85

TABLE 2
1992 SELECTED GRANTS (\$'S PER PUPIL)

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	FINAL (9)	(10)	(11)
	SMALL SCHOOLS	SMALL BOARD	SMALL SECTIONS	GOODS & SERVICES	COMP. EDUCATION	LANGUAGE INSTRUCTION	MIXED SCHOOLS	TECHNICAL EDUCATION	TOTAL	QUALIFICATIONS & EXPERIENCE
BOARDS OF EDUCATION										
MANITOULIN										
Elementary	58.72	165.19	-	290.19	180.00	-	-	-	694.10	-
Secondary	-	233.83	-	352.11	115.00	-	-	39.40	740.34	5.28
METRO TORONTO										
Elementary	-	-	-	-	144.00	115.99	-	-	259.99	-
Secondary	-	-	-	-	92.00	294.18	-	-	386.18	-
MICHIPICOTEN										
Elementary	-	431.27	-	383.57	108.00	-	-	-	922.84	-
Secondary	1,597.03	308.65	214.89	480.15	68.00	-	-	27.14	2,695.86	41.98
MIDDLESEX										
Elementary	12.24	-	-	-	-	-	-	-	12.24	47.26
Secondary	39.78	49.42	-	-	-	3.11	-	14.16	106.46	46.44
MUSKOKA										
Elementary	54.91	0.06	-	170.91	71.00	-	-	-	296.88	-
Secondary	-	97.78	-	217.08	45.00	-	-	34.37	394.23	33.07
NIAGARA SOUTH										
Elementary	1.59	-	-	-	71.00	-	-	-	72.59	84.30
Secondary	12.97	-	0.05	-	45.00	2.56	-	7.92	68.50	159.04
NIPIGON-RED ROCK										
Elementary	185.90	246.57	-	383.57	108.00	-	-	-	924.04	-
Secondary	815.36	448.94	-	488.84	68.00	-	-	116.98	1,938.12	79.86
NISSING										
Elementary	30.38	-	8.63	170.91	71.00	-	-	-	280.92	58.09
Secondary	74.52	41.47	15.28	217.08	45.00	15.53	30.84	-	439.72	65.94
NORFOLK										
Elementary	-	-	-	-	-	13.71	-	-	13.71	5.41
Secondary	-	57.41	-	-	-	-	-	-	57.41	-
NORTH SHORE										
Elementary	66.03	111.81	-	292.23	108.00	-	-	-	578.07	93.09
Secondary	269.99	132.84	8.23	362.37	68.00	-	-	13.20	854.63	-
NORTHTUMBERLAND & NEWCASTLE										
Elementary	13.85	-	-	-	-	-	-	-	13.85	-
Secondary	-	-	-	-	-	-	-	-	-	-
OTTAWA										
Elementary	-	-	-	-	108.00	167.11	-	-	275.11	-
Secondary	-	-	-	-	68.00	147.15	-	-	215.15	-
OXFORD										
Elementary	-	-	-	-	-	-	-	-	-	2.28
Secondary	-	-	-	-	-	-	-	-	-	42.22
PEEL										
Elementary	-	-	-	-	-	125.43	-	-	125.43	-
Secondary	-	-	-	-	-	102.20	-	-	102.20	85.84
PERTH										
Elementary	-	-	-	-	-	-	-	-	-	-
Secondary	-	24.70	-	-	-	-	-	1.93	26.63	32.36
PETERBOROUGH										
Elementary	4.39	-	-	-	-	-	-	-	4.39	-
Secondary	10.95	-	-	-	-	-	-	1.80	12.75	13.02
PRESCOTT & RUSSELL										
Elementary	56.05	103.32	24.60	-	71.00	-	-	-	254.97	-
Secondary	406.73	216.97	67.53	20.00	45.00	-	-	-	756.23	29.25
PRINCE EDWARD										
Elementary	25.51	89.01	-	20.00	-	-	-	-	134.52	117.86
Secondary	-	208.93	-	20.00	-	-	-	26.40	255.33	75.28
RED LAKE										
Elementary	-	188.68	-	383.57	180.00	-	-	-	752.25	-
Secondary	352.86	302.03	-	488.84	115.00	-	-	-	1,258.73	-

TABLE 2
1992 SELECTED GRANTS (\$'S PER PUPIL)

(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	FINAL (9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
BOARDS OF EDUCATION										
RENFREW										
Elementary	48.74	-	-	1.57	71.00	-	-	-	121.31	-
Secondary	18.59	-	-	12.34	45.00	-	-	-	75.93	148.81
SAULT STE MARIE										
Elementary	29.28	-	-	247.35	108.00	-	-	-	384.63	216.93
Secondary	-	6.51	-	311.67	68.00	-	-	-	386.18	222.68
SIMCOE										
Elementary	1.70	-	-	-	-	-	-	-	1.70	92.67
Secondary	12.97	-	3.66	-	-	-	-	2.16	18.79	69.69
STORMONT DUNDAS GLENGARRY										
Elementary	31.07	-	7.96	-	71.00	-	-	-	110.03	66.90
Secondary	-	-	11.49	-	45.00	-	32.22	16.97	105.68	151.90
SUDBURY										
Elementary	35.55	-	-	170.91	108.00	-	-	-	314.46	121.47
Secondary	34.28	-	-	217.08	68.00	-	24.30	6.85	350.52	214.54
TIMISKAMING										
Elementary	154.86	107.49	-	277.84	71.00	-	-	-	611.19	65.76
Secondary	142.72	162.92	-	348.98	45.00	-	-	-	699.62	49.95
TIMMINS										
Elementary	13.67	74.19	18.07	255.31	108.00	-	-	-	469.24	100.16
Secondary	-	140.19	-	324.28	68.00	-	-	10.62	543.09	11.61
VICTORIA										
Elementary	39.72	-	-	-	-	-	-	-	39.72	-
Secondary	-	62.31	-	-	-	-	-	3.50	65.81	-
WATERLOO										
Elementary	0.91	-	-	-	71.00	35.11	-	-	107.02	45.83
Secondary	-	-	-	-	45.00	54.57	-	-	99.57	55.23
WELLINGTON										
Elementary	0.42	-	-	-	-	-	-	-	0.42	30.13
Secondary	-	-	-	-	-	44.51	-	-	44.51	104.48
WENTWORTH										
Elementary	-	-	-	-	-	9.46	-	-	9.46	9.96
Secondary	-	-	-	-	-	10.37	-	-	10.37	170.62
WEST PARRY SOUND										
Elementary	122.30	109.12	-	256.77	71.00	-	-	-	559.19	37.58
Secondary	-	203.10	-	327.24	45.00	-	-	90.27	665.61	89.36
WINDSOR										
Elementary	-	-	-	-	144.00	19.31	-	-	163.31	236.01
Secondary	-	-	-	-	92.00	42.70	-	-	134.70	281.43
YORK REGION										
Elementary	-	-	-	-	-	105.08	-	-	105.08	-
Secondary	-	-	-	-	-	73.08	-	-	73.08	-

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(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	FINAL (9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
ROMAN CATHOLIC SEPARATE SCHOOL BOARDS										
BRANT										
Elementary	56.92	49.08	14.31	-	-	1.22	-	-	121.53	-
Secondary	-	154.25	-	-	-	16.27	-	-	170.52	-
BRUCE-GREY										
Elementary	47.51	60.72	-	20.00	-	-	-	-	128.23	-
Secondary	218.57	207.03	-	20.00	-	-	-	-	445.60	-
CARLETON										
Elementary	-	-	-	-	-	7.54	-	-	7.54	10.25
Secondary	-	-	-	-	-	13.86	-	-	13.86	-
CHAPLEAU, PANET & CAVERLY										
Elementary	187.49	293.38	222.45	376.97	108.00	-	-	-	1,188.29	-
Secondary	-	-	-	-	-	-	-	-	-	-
COCHRANE-IROQUOIS FALLS										
Elementary	175.52	142.40	21.92	373.77	108.00	-	-	-	823.61	-
Secondary	1,346.93	516.26	-	477.62	68.00	-	-	-	2,408.81	-
DRYDEN										
Elementary	-	218.90	-	383.57	180.00	-	-	-	782.47	11.67
Secondary	-	-	-	-	-	-	-	-	-	-
DUFFERIN-PEEL										
Elementary	-	-	-	-	-	154.05	-	-	154.05	-
Secondary	7.82	-	3.32	-	-	82.33	-	1.66	95.13	-
DURHAM										
Elementary	4.93	-	-	-	-	24.81	-	-	29.74	-
Secondary	47.43	20.71	13.59	-	-	22.17	-	-	103.93	-
ELGIN										
Elementary	-	131.79	-	6.93	-	-	-	-	138.72	-
Secondary	531.47	445.54	-	20.00	-	11.08	-	-	1,008.10	-
ESSEX										
Elementary	3.75	-	-	-	-	-	-	-	3.75	13.35
Secondary	20.40	38.35	-	-	-	4.39	3.52	-	88.66	-
PORT FRANCES RAINY RIVER										
Elementary	127.09	213.20	-	383.57	108.00	-	-	-	831.86	-
Secondary	-	-	-	-	-	-	-	-	-	-
FRONTENAC-LENOX & ADDINGTON										
Elementary	38.27	20.85	9.23	20.00	65.00	-	-	-	133.35	-
Secondary	77.24	124.58	27.99	20.00	40.00	-	-	-	289.81	-
GERALDTON										
Elementary	389.91	239.05	175.24	383.57	108.00	37.51	-	-	1,333.28	-
Secondary	-	-	-	-	-	-	-	-	-	-
HALDIMAND-NORFOLK										
Elementary	96.35	75.57	18.32	1.41	-	-	-	-	191.65	-
Secondary	-	-	-	-	-	-	-	-	-	-
HALTON										
Elementary	6.42	-	-	-	-	11.65	-	-	18.07	-
Secondary	-	16.01	-	-	-	-	-	-	16.01	-
HAMILTON-WENTWORTH										
Elementary	-	-	-	-	122.00	22.54	-	-	144.54	25.91
Secondary	-	-	-	-	77.00	1.75	-	-	78.75	-
HASTINGS PRINCE EDWARD										
Elementary	114.42	48.06	-	12.10	3.00	-	-	-	177.58	-
Secondary	-	164.99	-	14.52	2.00	-	-	-	181.51	-
HEARST										
Elementary	45.04	152.50	-	383.57	108.00	-	-	-	689.11	102.77
Secondary	165.68	274.74	-	485.35	68.00	-	-	8.46	1,002.23	162.18
HURON-PERTH										
Elementary	53.75	57.06	-	13.08	-	-	-	-	123.89	-
Secondary	72.80	277.40	-	20.00	-	-	-	-	370.20	-

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ROMAN CATHOLIC SEPARATE SCHOOL BOARDS										
KAPUSKASING										
Elementary	105.27	107.28	22.69	374.30	108.00	-	-	-	717.74	35.23
Secondary	239.17	231.29	-	478.84	68.00	-	-	35.54	1,052.84	-
KENORA										
Elementary	-	176.81	-	383.57	180.00	-	-	-	740.38	13.10
Secondary	993.92	776.52	-	488.84	115.00	-	-	-	2,374.28	-
KENT										
Elementary	39.59	-	-	-	-	-	-	-	39.59	-
Secondary	163.22	178.05	46.47	16.47	-	10.49	-	-	416.70	-
KIRKLAND LAKE										
Elementary	191.99	161.22	-	337.39	71.00	-	-	-	761.60	102.64
Secondary	-	-	-	-	-	-	-	-	-	-
	-	-	-	-	-	-	-	-	-	-
	-	-	-	-	-	-	-	-	-	-
LAKEHEAD										
Elementary	-	-	8.30	213.61	108.00	31.88	-	-	361.89	174.52
Secondary	-	137.21	31.36	279.23	68.00	33.83	64.22	-	617.85	-
LAMBTON										
Elementary	4.05	-	5.22	-	-	-	-	-	9.27	54.76
Secondary	104.19	143.14	32.82	11.65	-	-	22.74	-	313.54	-
LANARK-LEEDS GRENVILLE										
Elementary	59.23	34.56	-	11.93	32.00	-	-	-	137.71	-
Secondary	587.37	254.58	-	20.00	18.00	-	-	-	879.95	-
LINCOLN										
Elementary	-	-	3.87	-	71.00	-	-	-	74.87	96.38
Secondary	-	102.53	19.40	-	45.00	-	22.53	-	189.46	-
LONDON-MIDDLESEX										
Elementary	7.12	-	2.71	-	56.00	22.85	-	-	88.68	-
Secondary	29.28	19.71	13.51	-	35.00	64.90	-	-	162.40	-
METRO SEPARATE										
Elementary	-	-	-	-	144.00	110.86	-	-	254.86	26.31
Secondary	7.10	-	1.40	-	92.00	61.73	-	-	162.23	-
MICHIPICOTEN										
Elementary	162.74	240.28	153.13	378.15	108.00	-	-	-	1,042.30	-
Secondary	-	-	-	-	-	-	-	-	-	-
NIPISSING										
Elementary	83.74	-	-	178.91	71.00	17.48	-	-	343.13	133.42
Secondary	70.83	99.82	-	217.08	45.00	-	-	7.87	439.80	143.19
NORTH OF SUPERIOR										
Elementary	744.52	163.45	46.43	383.57	108.00	-	-	-	1,449.97	-
Secondary	-	-	-	-	-	-	-	-	-	-
NORTH SHORE										
Elementary	76.09	98.83	-	312.67	108.00	-	-	-	595.59	105.09
Secondary	-	-	-	-	-	-	-	-	-	-
OTTAWA										
Elementary	-	-	-	-	108.00	82.52	-	-	190.54	-
Secondary	-	106.30	-	-	68.00	121.88	-	-	295.38	-
OXFORD										
Elementary	121.68	105.81	34.52	-	-	-	-	-	249.21	-
Secondary	545.46	326.95	216.73	20.00	-	-	-	-	1,109.16	61.22
PETERBOROUGH VICTORIA NORTHUMBERLAND & NEWCASTLE										
Elementary	16.09	-	-	4.25	-	-	-	-	20.34	-
Secondary	214.12	141.15	-	20.00	-	-	-	-	375.27	-
PRESCOTT & RUSSELL - ENGLISH										
Elementary	81.06	219.74	-	20.00	71.00	-	-	-	391.80	16.70
Secondary	1,779.17	3,102.17	-	20.00	45.00	-	-	-	4,946.34	94.70

TABLE 2
1992 SELECTED GRANTS (\$'S PER PUPIL)

(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	FINAL (9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
ROMAN CATHOLIC SEPARATE SCHOOL BOARDS										
RENFREW										
Elementary	130.21	14.95	—	12.68	71.00	—	—	—	218.84	47.68
Secondary	426.89	203.02	59.27	20.00	45.00	—	—	—	754.18	45.82
SAULT STE MARIE										
Elementary	—	5.05	—	247.35	108.00	—	—	—	360.40	196.15
Secondary	167.07	134.97	30.72	314.37	68.00	—	—	—	715.13	183.60
SIMCOE										
Elementary	40.16	—	—	4.86	—	—	—	—	45.02	—
Secondary	201.28	95.14	—	9.68	—	—	—	—	306.10	—
STORMONT DUNDAS GLENGARRY										
Elementary	65.03	—	—	—	71.00	—	—	—	136.03	—
Secondary	55.54	117.26	—	10.06	45.00	—	—	—	227.86	—
SUDBURY										
Elementary	41.16	—	—	170.91	108.00	—	—	—	320.07	57.20
Secondary	—	22.07	—	217.08	68.00	—	—	—	307.15	29.73
TIMISKAMING										
Elementary	50.25	124.34	10.07	262.12	71.00	—	—	—	517.78	94.90
Secondary	171.88	280.22	—	345.66	45.00	—	—	—	842.76	104.13
TIMMINS										
Elementary	6.72	38.40	—	255.31	108.00	—	—	—	408.43	56.10
Secondary	103.85	146.61	14.68	324.28	68.00	—	—	76.83	734.25	—
WATERLOO										
Elementary	9.43	—	1.22	—	71.00	42.30	—	—	123.95	14.37
Secondary	—	—	—	—	45.00	77.80	—	—	122.80	—
WELLAND										
Elementary	17.66	—	—	—	71.00	—	—	—	88.66	125.42
Secondary	—	60.29	—	—	45.00	3.91	—	—	109.20	—
WELLINGTON										
Elementary	22.77	22.85	11.60	—	—	—	—	—	57.22	—
Secondary	—	146.45	—	8.66	—	—	—	10.32	165.43	—
WINDSOR										
Elementary	—	—	—	—	144.00	7.40	—	—	151.40	194.75
Secondary	19.79	—	11.57	—	92.00	10.90	—	—	134.25	—
YORK										
Elementary	—	—	—	—	—	78.22	—	—	78.22	—
Secondary	—	—	3.82	—	—	12.66	8.52	—	25.00	—
OTTAWA-CARLETON FRENCH LANGUAGE SCHOOL BOARD										
PUBLIC SECTOR										
Elementary	—	92.23	—	—	53.00	30.40	—	—	175.63	—
Secondary	—	93.37	—	—	34.00	9.77	—	—	137.14	3.52
ROMAN CATHOLIC SECTOR										
Elementary	11.84	—	—	—	53.00	—	—	—	64.84	125.83
Secondary	—	72.69	—	—	34.00	—	—	—	106.69	—
PRESCOTT-RUSSELL FRENCH										
Elementary	57.48	—	—	—	71.00	—	—	—	128.48	16.70
Secondary	—	86.06	—	—	45.00	—	—	—	131.06	94.70

3. (1) Table 3 of the Regulation is amended by striking out the 1992 per pupil amounts set out for Oxford under the heading "**BOARDS OF EDUCATION**" and substituting the following:

Elementary	203.04
Secondary	232.74

(2) Table 3 of the Regulation is amended by striking out the 1992 per pupil amounts set out for Red Lake under the heading "**BOARDS OF EDUCATION**" and substituting the following:

Elementary	388.75
Secondary	423.59

(3) Table 3 of the Regulation is amended by striking out the 1992 per pupil amounts set out for Hastings Prince Edward under the heading "**ROMAN CATHOLIC SEPARATE SCHOOL BOARDS**" and substituting the following:

Elementary	390.48
Secondary	457.23

(4) Table 3 of the Regulation is amended by striking out the 1992 per pupil amounts set out for Oxford under the heading "**ROMAN CATHOLIC SEPARATE SCHOOL BOARDS**" and substituting the following:

Elementary	340.18
Secondary	466.37

4. Table 4 of the Regulation is amended by adding "Renfrew County Board of Education" in Column 1 and by adding "29,920" in Column 3 opposite "Renfrew County Board of Education".

JOHN SNOBELEN
Minister of Education and Training

Dated at Toronto on March 18, 1996.

16/96

ONTARIO REGULATION 123/96 made under the EDUCATION ACT

Made: March 18, 1996
Approved: March 29, 1996
Filed: March 29, 1996

Amending O. Reg. 103/93
(General Legislative Grants, 1993)

Note: Ontario Regulation 103/93 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Clause (b) of the definition of "continuing education A.D.E. for grant purposes" in section 1 of Ontario Regulation 103/93 is revoked and the following substituted:

(b) of basic literacy or basic numeracy for adults in the period from January to August of 1993,

(2) The definition of "current cost of operating" in section 1 of the Regulation is amended by striking out "total of all the current expenditure" in the first line and substituting "the sum of the current expenditure of the board and the social contract target of the board".

(3) Section 1 of the Regulation is amended by adding the following definition:

"social contract target" means, for a board set out in Column 1 of Table 5, the product of 0.4 and the amount set out for the board in Column 2 of Table 5 for the provincial fiscal year 1993-94;

(4) Clause (a) of the definition of "summer school A.D.E. for grant purposes" in section 1 of the Regulation is amended by striking out "in a course of study that the board is authorized or required to provide in its day school program in grades 1 to 8, and the course is approved by the Minister for grant purposes, and" in the fifth to eighth lines and substituting "in a course of study for the developmentally delayed and the course is approved by the Minister for grant purposes, and".

2. Section 7 of the Regulation is amended by adding the following subsection:

(5) The legislative grant payable under this Regulation may be reduced in accordance with section 42 of the *Social Contract Act, 1993* in the manner and at the times designated by the Minister.

3. Subclause 28 (a) (ii) of the Regulation is amended by striking out "driver education; and" at the end and substituting "driver education in the period from January to August of 1993; and".

4. Clause 46 (b) of the Regulation is revoked and the following substituted:

(b) "net expenditure" means the positive or negative amount obtained by adding the isolate board's social contract target to the isolate board's expenditure that is acceptable to the Minister, and subtracting an amount that is acceptable to the Minister as revenue of the isolate board from grant payable under sections 31 to 35, inclusive, and from sources other than local taxation and legislative grant.

5. Section 48 of the Regulation is revoked and the following substituted:

48. For the purposes of section 49 and 50,

"cost of operating" means the sum of,

(a) the current expenditure that is acceptable to the Minister for grant purposes excluding expenditure for debt charges, capital appurtenances, restoration of destroyed and damaged capital appurtenances, capital element included in rent, provision for a reserve for working funds, provisions for reserve funds and P.A.C. for resident-external pupils, and

(b) the social contract target,

less the sum of,

(c) current revenue from sources other than from,

(i) legislative grants,

(ii) the organization for which the board was established, and

(iii) refunds of expenditure, no part of which is eligible for grant, and

(d) the excess of current expenditure for,

(i) transportation of pupils, and

(ii) board, lodging and weekly transportation of pupils,

over, in each case, the amount approved by the Minister for such purpose.

6. (1) Sub-subclause c of subclause 49 (b) (i) of the Regulation is revoked and the following substituted:

- c. the average daily enrolment calculated under section 3 of Ontario Regulation 89/91 (Calculation of Average Daily Enrolment) that is in respect of enrolment of pupils of the board in summer schools conducted by the board in a course for which one or more credits or credit equivalents may be granted or in a course for the developmentally delayed, and the course is approved by the Minister for grant purposes,

(2) Sub-subclause d of subclause 49 (b) (i) of the Regulation is amended by adding "in the period from January to August of 1993" at the end.

7. Table 1 of the Regulation is amended by striking out the entry for Hamilton and substituting the following:

Hamilton		
- Elementary Schools		1,226,398
- Secondary Schools		569,612

8. Table 2 of the Regulation is revoked and the following substituted:

TABLE 2
1993 SELECTED GRANTS (\$'S PER PUPIL)

	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
	SMALL	SMALL	SMALL	GOODS &	COMP.	LANGUAGE	MIXED	TECHNICAL	TOTAL	QUALIFICATIONS
	SCHOOLS	BOARD	SECTIONS	SERVICES	EDUCATION	INSTRUCTION	SCHOOLS	EDUCATION		& EXPERIENCE
BOARDS OF EDUCATION										
ATIKOKAN										
Elementary	-	415.38	-	421.93	108.00	-	-	-	945.31	-
Secondary	1,064.66	539.02	-	537.72	68.00	-	-	151.29	2,340.71	-
BRANT										
Elementary	-	-	-	-	-	-	-	-	-	74.65
Secondary	-	-	-	-	-	5.90	-	-	5.90	14.30
BRUCE										
Elementary	9.37	-	-	21.72	-	-	-	-	31.09	31.95
Secondary	91.13	43.63	-	27.15	-	-	-	-	161.91	47.91
CARLETON										
Elementary	-	-	-	-	-	43.82	-	-	43.82	36.89
Secondary	-	-	-	-	-	62.05	-	-	62.05	21.81
CENTRAL ALGOMA										
Elementary	36.64	140.00	-	359.33	108.00	-	-	-	643.97	254.72
Secondary	-	228.52	-	458.34	68.00	-	-	65.37	820.23	74.37
CHAPLEAU										
Elementary	-	686.35	-	399.39	108.00	-	-	-	1,193.94	-
Secondary	1,451.79	441.85	303.66	494.30	68.00	-	1,131.66	86.35	4,177.61	23.92
COCHRANE IROQUOIS FALLS										
Elementary	-	155.37	-	392.83	108.00	-	-	-	656.20	-
Secondary	307.47	215.43	67.67	490.86	68.00	-	297.78	97.16	1,544.38	94.42
DRYDEN										
Elementary	153.26	90.29	-	415.83	180.00	-	-	-	839.38	16.27
Secondary	457.34	167.04	-	532.28	115.00	-	-	-	1,271.66	-
DUFFERIN										
Elementary	-	8.76	-	-	-	-	-	-	8.76	54.31
Secondary	-	92.27	-	-	-	-	-	8.66	100.93	-
DURHAM										
Elementary	-	-	-	-	-	9.47	-	-	9.47	-
Secondary	-	-	-	-	-	0.83	-	-	0.83	-
EAST PARRY SOUND										
Elementary	128.31	79.22	-	231.09	71.00	-	-	-	509.62	-
Secondary	-	179.95	-	294.52	45.00	-	-	33.34	552.81	64.00
ELGIN										
Elementary	-	-	-	-	-	13.83	-	-	13.83	26.72
Secondary	11.69	6.27	-	-	-	-	-	26.14	44.10	-
ESPANOLA										
Elementary	97.34	169.12	-	233.50	108.00	-	-	-	607.86	142.32
Secondary	-	217.14	68.74	294.52	68.00	-	44.94	33.76	727.10	96.79
ESSEX										
Elementary	9.62	-	-	-	-	-	-	-	9.62	-
Secondary	-	-	-	-	-	-	-	-	-	123.71
FORT FRANCES RAINY RIVER										
Elementary	105.75	115.41	-	421.93	108.00	-	-	-	751.09	36.89
Secondary	269.08	171.64	-	537.72	68.00	-	-	45.58	1,092.02	39.69
FRONTENAC										
Elementary	29.88	-	4.60	14.75	71.00	-	-	-	120.23	106.66
Secondary	27.47	-	8.33	18.44	45.00	-	14.84	31.36	164.64	100.39
GERALDTON										
Elementary	426.59	311.02	-	421.93	108.00	-	-	-	1,267.54	133.61
Secondary	1,395.61	292.84	170.75	530.79	68.00	4.87	-	127.44	2,590.30	-
GREY										
Elementary	-	-	-	-	-	-	-	-	-	55.19
Secondary	-	-	-	-	-	-	-	14.94	14.94	108.34
HALDIMAND										
Elementary	-	16.28	-	-	-	-	-	-	16.28	-
Secondary	-	77.66	-	-	-	-	-	50.71	128.37	-

TABLE 2
1993 SELECTED GRANTS (\$'S PER PUPIL)

FINAL

	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	(9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
BOARDS OF EDUCATION										
HALIBURTON										
Elementary	113.23	124.48	-	153.82	71.00	-	-	-	462.53	29.92
Secondary	-	261.40	-	195.37	45.00	-	-	39.26	541.03	-
HALTON										
Elementary	-	-	-	-	-	36.40	-	-	36.40	-
Secondary	-	-	-	-	-	39.27	-	-	39.27	77.23
HAMILTON										
Elementary	-	-	-	-	144.00	48.90	-	-	192.90	48.38
Secondary	10.95	-	0.63	-	92.00	34.23	-	4.88	142.69	56.87
HASTINGS										
Elementary	13.39	-	4.35	30.44	-	-	-	-	38.38	46.43
Secondary	-	-	-	25.53	-	-	-	-	25.53	131.58
HEARST										
Elementary	-	310.51	-	418.55	108.00	-	-	-	1,037.06	-
Secondary	3,580.72	1,291.06	-	518.24	68.00	-	-	-	5,458.02	185.93
HORNEPAYNE										
Elementary	-	743.69	-	411.69	108.00	-	-	-	1,263.38	-
Secondary	4,039.87	1,310.58	-	516.41	68.00	-	-	347.80	6,282.64	-
HURON										
Elementary	7.74	-	-	-	-	-	-	-	7.74	114.73
Secondary	-	44.07	-	-	-	-	-	-	44.07	99.04
KAPUSKASING										
Elementary	228.33	391.50	-	407.68	108.00	-	-	-	1,135.71	-
Secondary	647.88	294.71	68.81	502.69	68.00	-	44.36	21.18	1,647.62	-
KENORA										
Elementary	54.88	120.44	-	412.00	180.00	-	-	-	767.32	171.36
Secondary	-	188.71	-	515.00	115.00	-	-	-	818.71	101.19
KENT										
Elementary	1.03	-	-	-	-	-	-	-	1.03	118.18
Secondary	-	-	-	-	-	-	-	0.69	0.69	95.82
KIRKLAND LAKE										
Elementary	182.13	168.36	-	338.87	71.00	-	-	-	760.36	112.69
Secondary	399.65	204.32	60.99	422.93	45.00	-	-	0.78	1,133.67	20.33
LAKE SUPERIOR										
Elementary	8.15	128.50	-	421.93	108.00	-	-	-	666.58	-
Secondary	627.67	197.49	32.13	537.72	68.00	-	58.27	23.53	1,744.83	-
LAKEHEAD										
Elementary	7.24	-	-	213.81	108.00	-	-	-	328.85	203.31
Secondary	-	-	-	267.01	68.00	-	-	-	335.01	329.66
LAMBTON										
Elementary	19.25	-	4.56	-	-	-	-	-	23.81	18.49
Secondary	19.73	-	8.66	-	-	23.17	19.31	-	70.87	44.91
LANARK										
Elementary	-	-	-	-	71.00	-	-	-	71.00	40.95
Secondary	-	67.42	-	-	45.00	-	-	-	112.42	89.39
LEEDS & GRENVILLE										
Elementary	23.73	-	-	-	-	-	-	-	23.73	85.39
Secondary	26.85	3.06	-	-	-	-	-	19.01	48.92	157.68
LENNOX & ADDINGTON										
Elementary	78.44	23.78	-	30.00	-	-	-	-	132.24	-
Secondary	90.82	108.93	-	30.00	-	-	-	17.13	246.88	29.68
LINCOLN										
Elementary	-	-	-	-	71.00	-	-	-	71.00	140.58
Secondary	-	-	-	-	45.00	-	-	-	45.00	112.99
LONDON										
Elementary	-	-	1.85	-	71.00	21.15	-	-	94.00	67.89
Secondary	-	-	3.74	-	45.00	78.54	8.08	12.59	147.95	91.40
MANITOULIN										
Elementary	62.33	164.96	-	290.19	180.00	-	-	-	697.48	-
Secondary	-	239.82	-	352.64	115.00	-	-	48.66	756.12	-

TABLE 2
1993 SELECTED GRANTS (\$'S PER PUPIL)

FINAL

(1)	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	(9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
BOARDS OF EDUCATION										
METRO TORONTO										
Elementary	-	-	-	-	144.00	103.57	-	-	247.57	-
Secondary	-	-	0.02	-	92.00	273.99	-	-	366.01	-
MICHIGICOTEN										
Elementary	-	407.17	-	409.48	108.00	-	-	-	924.65	-
Secondary	1,630.68	319.04	249.42	502.41	68.00	-	-	38.51	2,808.06	45.28
MIDDLESEX										
Elementary	5.73	-	-	-	-	-	-	-	5.73	34.85
Secondary	42.78	45.11	-	-	-	1.73	-	3.12	92.74	96.90
MUSKOKA										
Elementary	47.35	0.47	-	153.82	71.00	-	-	-	272.64	43.57
Secondary	-	91.50	-	195.37	45.00	-	-	24.30	356.17	60.07
NIAGARA SOUTH										
Elementary	3.19	-	-	-	71.00	-	-	-	74.19	95.59
Secondary	15.00	-	0.11	-	45.00	2.26	-	17.20	79.57	156.71
NIPIGON-RED ROCK										
Elementary	288.16	273.36	-	421.93	108.00	-	-	-	1,091.45	-
Secondary	814.93	419.69	-	537.72	68.00	-	-	80.71	1,921.05	121.93
NIPISSING										
Elementary	16.94	-	6.76	153.82	71.00	-	-	-	248.52	45.52
Secondary	64.14	37.76	15.19	195.37	45.00	15.60	25.29	-	398.35	95.07
NORFOLK										
Elementary	-	-	-	-	-	14.91	-	-	14.91	32.82
Secondary	-	51.08	-	-	-	-	-	1.77	52.85	20.74
NORTH SHORE										
Elementary	72.17	116.99	-	293.45	108.00	-	-	-	590.61	122.28
Secondary	279.63	129.83	0.72	341.57	68.00	-	-	-	839.75	-
NORTHUMBERLAND & NEWCASTLE										
Elementary	15.61	-	-	-	-	-	-	-	15.61	-
Secondary	-	-	-	-	-	-	-	-	-	-
OTTAWA										
Elementary	-	-	-	-	108.00	167.49	-	-	275.49	-
Secondary	-	-	-	-	68.00	125.20	-	-	193.20	-
OXFORD										
Elementary	-	-	-	-	-	-	-	-	-	18.88
Secondary	-	-	-	-	-	-	-	-	-	67.22
PEEL										
Elementary	-	-	-	-	-	94.90	-	-	94.90	-
Secondary	-	-	-	-	-	77.53	-	-	77.53	112.99
PERTH										
Elementary	-	-	-	-	-	-	-	-	-	16.56
Secondary	-	21.26	-	-	-	-	-	2.42	23.68	56.14
PETERBOROUGH										
Elementary	4.70	-	-	-	-	-	-	-	4.70	-
Secondary	6.74	-	-	-	-	-	-	-	6.74	42.55
PRESCOTT & RUSSELL										
Elementary	82.61	90.96	21.92	-	71.00	-	-	-	266.49	-
Secondary	379.05	209.82	64.23	20.05	45.00	-	-	-	718.15	57.47
PRINCE EDWARD										
Elementary	22.57	88.99	-	30.00	-	-	-	-	141.56	71.74
Secondary	-	206.18	-	30.00	-	-	-	22.19	258.37	69.37
RED LAKE										
Elementary	-	190.88	-	421.93	180.00	-	-	-	792.81	-
Secondary	384.86	292.64	-	537.72	115.00	-	-	-	1,333.02	-
RENFREW										
Elementary	31.44	-	-	0.63	71.00	-	-	-	103.07	10.17
Secondary	13.42	-	-	12.07	45.00	-	-	-	70.49	164.47
SAULT STE MARIE										
Elementary	29.57	-	-	253.97	108.00	-	-	-	391.54	246.88
Secondary	-	6.92	-	316.76	68.00	-	-	-	391.68	257.44

TABLE 2
1993 SELECTED GRANTS (\$'S PER PUPIL)

(1)									FINAL	
	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
BOARDS OF EDUCATION	SMALL SCHOOLS	SMALL BOARD	SMALL SECTIONS	GOODS & SERVICES	COMP. EDUCATION	LANGUAGE INSTRUCTION	MIXED SCHOOLS	TECHNICAL EDUCATION	TOTAL	QUALIFICATIONS & EXPERIENCE
SIMCOE										
Elementary	2.25	-	-	-	-	-	-	-	2.25	86.48
Secondary	12.84	-	3.56	-	-	-	-	-	16.40	79.99
STORMONT DUNDAS GLENGARRY										
Elementary	24.95	-	7.83	-	71.00	-	-	-	103.78	40.71
Secondary	-	-	11.40	-	45.00	-	27.02	-	83.42	132.33
SUDBURY										
Elementary	28.68	-	-	153.82	108.00	-	-	-	290.50	99.49
Secondary	33.79	-	-	195.37	68.00	-	20.31	11.86	329.33	214.34
TIMISKAMING										
Elementary	135.31	107.31	-	277.83	71.00	-	-	-	591.45	98.75
Secondary	157.02	160.72	-	348.84	45.00	-	-	14.42	726.00	58.64
TIMMINS										
Elementary	6.77	75.02	18.59	280.84	108.00	-	-	-	489.22	83.45
Secondary	-	140.19	-	356.71	68.00	-	-	35.49	600.39	-
VICTORIA										
Elementary	-	-	-	-	-	-	-	-	-	-
Secondary	-	34.76	-	-	-	-	-	-	34.76	-
WATERLOO										
Elementary	1.01	-	-	-	71.00	36.28	-	-	108.29	56.64
Secondary	-	-	-	-	45.00	59.98	-	-	104.98	65.43
WELLINGTON										
Elementary	-	-	-	-	-	-	-	-	-	-
Secondary	-	-	-	-	-	44.32	-	-	44.32	111.91
WENTWORTH										
Elementary	-	-	-	-	-	9.06	-	-	9.06	10.75
Secondary	-	-	-	-	-	15.33	-	-	15.33	199.16
WEST PARRY SOUND										
Elementary	123.44	107.92	-	231.09	71.00	-	-	-	533.45	33.11
Secondary	-	202.34	-	294.52	45.00	-	-	40.48	582.34	53.63
WINDSOR										
Elementary	-	-	-	-	144.00	8.20	-	-	152.20	252.11
Secondary	-	-	-	-	92.00	40.64	-	-	132.64	337.53
YORK REGION										
Elementary	-	-	-	-	-	103.13	-	-	103.13	-
Secondary	-	-	-	-	-	66.16	-	-	66.16	-

TABLE 2
1993 SELECTED GRANTS (\$'S PER PUPIL)

	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
	SMALL	SMALL	SMALL	GOODS &	COMP.	LANGUAGE	MIXED	TECHNICAL	TOTAL	QUALIFICATIONS
	SCHOOLS	BOARD	SECTIONS	SERVICES	EDUCATION	INSTRUCTION	SCHOOLS	EDUCATION		& EXPERIENCE
ROMAN CATHOLIC SEPARATE SCHOOL BOARDS										
BRANT										
Elementary	57.68	47.56	14.45	-	-	-	-	-	119.99	-
Secondary	-	142.63	-	-	-	10.33	-	-	132.96	-
BRUCE-GREY										
Elementary	46.06	60.39	-	29.68	-	-	-	-	136.13	-
Secondary	214.81	203.33	-	30.00	-	-	-	-	448.14	-
CARLETON										
Elementary	0.58	-	-	-	-	11.28	-	-	11.86	9.00
Secondary	-	-	-	-	-	2.49	-	-	2.49	-
CHAPLEAU, PANET & CAVERLY										
Elementary	192.56	294.63	233.53	393.60	108.00	-	-	-	1,222.32	-
Secondary	-	-	-	-	-	-	-	-	-	-
COCHRANE-IROQUOIS FALLS										
Elementary	184.62	144.36	23.02	391.90	108.00	-	-	-	831.90	39.12
Secondary	1,328.14	480.86	-	495.32	68.00	-	-	-	2,372.32	-
DRYDEN										
Elementary	-	213.97	-	421.93	180.00	-	-	-	815.90	-
Secondary	-	-	-	-	-	-	-	-	-	-
DUFFERIN-PEEL										
Elementary	-	-	-	-	-	124.76	-	-	124.76	-
Secondary	9.53	-	3.10	-	-	76.58	-	-	89.21	-
DURHAM										
Elementary	4.81	-	-	-	-	31.91	-	-	36.72	-
Secondary	44.28	5.83	12.78	-	-	32.60	-	-	95.49	-
ELGIN										
Elementary	-	132.58	-	7.14	-	-	-	-	139.72	-
Secondary	413.34	373.89	-	29.59	-	-	-	-	816.84	-
ESSEX										
Elementary	5.89	-	-	-	-	-	-	-	5.89	-
Secondary	-	30.44	-	-	-	1.62	8.23	3.45	63.74	-
FORT FRANCES RAINY RIVER										
Elementary	122.77	210.28	-	421.93	108.00	-	-	-	862.98	-
Secondary	-	-	-	-	-	-	-	-	-	-
FRONTENAC-LENNOX & ADDINGTON										
Elementary	42.97	19.29	8.30	23.42	63.00	-	-	-	158.98	-
Secondary	73.18	110.53	25.34	30.00	40.00	-	-	-	278.95	-
GERALDTON										
Elementary	424.82	240.14	178.03	421.93	108.00	7.26	-	-	1,380.18	-
Secondary	-	-	-	-	-	-	-	-	-	-
HALDIMAND-NORFOLK										
Elementary	87.16	74.31	18.46	1.04	-	-	-	-	180.97	-
Secondary	-	-	-	-	-	-	-	-	-	-
HALTON										
Elementary	6.25	-	-	-	-	15.44	-	-	21.69	-
Secondary	-	5.27	-	-	-	8.06	-	-	13.33	-
HAMILTON-WENTWORTH										
Elementary	-	-	-	-	122.00	25.09	-	-	147.09	-
Secondary	-	-	-	-	77.00	-	-	-	77.00	-
HASTINGS PRINCE EDWARD										
Elementary	119.78	48.94	-	30.00	3.00	-	-	-	201.72	-
Secondary	-	161.70	-	30.00	2.00	-	-	-	193.70	-
HEARST										
Elementary	50.11	156.24	-	410.01	108.00	-	-	-	724.36	144.64
Secondary	189.68	277.51	-	512.53	68.00	-	-	11.36	1,059.08	91.18
HURON-PERTH										
Elementary	49.50	54.77	-	12.72	-	-	-	-	116.99	-
Secondary	10.42	268.02	-	30.00	-	-	-	-	308.44	-
KAPUSKASING										
Elementary	116.05	108.49	25.70	388.81	108.00	-	-	-	747.05	73.50
Secondary	205.93	230.11	-	497.95	68.00	-	-	9.62	1,011.61	-

TABLE 2
1993 SELECTED GRANTS (\$'S PER PUPIL)

FINAL

	(2) SMALL SCHOOLS	(3) SMALL BOARD	(4) SMALL SECTIONS	(5) GOODS & SERVICES	(6) COMP. EDUCATION	(7) LANGUAGE INSTRUCTION	(8) MIXED SCHOOLS	(9) TECHNICAL EDUCATION	(10) TOTAL	(11) QUALIFICATIONS & EXPERIENCE
ROMAN CATHOLIC SEPARATE SCHOOL BOARDS										
KENORA										
Elementary	--	171.01	--	416.79	180.00	--	--	--	767.80	84.52
Secondary	920.59	715.15	--	537.72	115.00	--	--	--	2,288.46	--
KENT										
Elementary	34.16	--	--	--	--	--	--	--	34.16	--
Secondary	163.77	174.84	45.76	15.88	--	10.19	--	--	410.45	--
KIRKLAND LAKE										
Elementary	--	--	--	--	--	0.40	--	--	0.40	--
Secondary	--	--	--	--	--	--	--	--	--	--
KIRKLAND/TIMISKAMING										
Elementary	99.64	81.49	--	333.16	71.00	--	--	--	585.29	30.00
Secondary	180.89	281.36	--	380.23	45.00	--	--	--	887.48	--
LAKEHEAD										
Elementary	--	--	8.43	213.61	108.00	25.07	--	--	355.11	169.17
Secondary	--	132.47	30.52	278.88	68.00	36.51	47.10	--	593.48	--
LAMBTON										
Elementary	4.78	--	5.57	--	--	--	--	--	10.35	82.30
Secondary	82.32	143.29	33.72	11.89	--	--	--	--	271.22	9.29
LANARK-LEEDS GRENVILLE										
Elementary	61.47	30.63	12.53	11.32	32.00	--	--	--	147.97	--
Secondary	438.06	239.26	--	30.00	18.00	--	--	--	725.32	--
LINCOLN										
Elementary	--	--	2.39	--	71.00	1.52	--	--	74.91	105.84
Secondary	11.66	97.38	22.71	--	45.00	2.35	19.76	--	198.86	52.67
LONDON-MIDDLESEX										
Elementary	6.94	--	2.25	--	36.00	34.91	--	--	100.10	--
Secondary	25.03	8.44	12.95	--	35.00	83.09	--	--	164.51	--
METRO SEPARATE										
Elementary	--	--	--	--	144.00	107.78	--	--	251.78	45.69
Secondary	7.12	--	1.74	--	92.00	77.98	--	--	178.84	--
MICHIPICOTEN										
Elementary	149.86	238.65	153.13	396.48	108.00	--	--	--	1,046.12	23.67
Secondary	--	--	--	--	--	--	--	--	--	--
NIPISSING										
Elementary	87.60	--	--	153.82	71.00	--	--	--	312.42	126.11
Secondary	69.93	97.52	--	195.37	45.00	--	--	--	407.82	120.59
NORTH OF SUPERIOR										
Elementary	749.60	166.83	51.19	421.93	108.00	--	--	--	1,497.55	--
Secondary	--	--	--	--	--	--	--	--	--	--
NORTH SHORE										
Elementary	81.63	103.72	--	313.47	108.00	--	--	--	606.82	96.10
Secondary	--	--	--	--	--	--	--	--	--	--
OTTAWA										
Elementary	--	--	--	--	108.00	134.54	--	--	242.54	--
Secondary	--	104.09	--	--	68.00	126.27	--	--	298.36	--
OXFORD										
Elementary	120.48	100.91	24.44	--	--	--	--	--	245.83	--
Secondary	488.65	304.44	163.39	29.47	--	--	--	--	985.95	90.47
PETERBOROUGH VICTORIA										
NORTHUMBERLAND & NEWCASTLE										
Elementary	13.97	--	--	3.65	--	--	--	--	17.62	--
Secondary	178.55	131.09	--	24.05	--	--	--	--	333.69	--
PRESCOTT & RUSSELL - ENGLISH										
Elementary	80.29	200.22	--	19.92	71.00	--	--	--	371.43	--
Secondary	1,509.15	1,599.42	--	30.00	45.00	--	--	13.71	3,197.28	--
PRESCOTT-RUSSELL FRENCH										
Elementary	60.14	--	--	--	71.00	--	--	--	131.14	--
Secondary	--	77.42	--	--	45.00	--	--	--	122.42	90.46
RENFREW										
Elementary	126.36	13.46	--	12.48	71.00	--	--	--	223.30	65.48
Secondary	429.11	203.12	60.30	30.00	45.00	--	--	--	767.53	82.37

TABLE 2
1993 SELECTED GRANTS (\$'S PER PUPIL)

	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
	SMALL SCHOOLS	SMALL BOARD	SMALL SECTIONS	GOODS & SERVICES	COMP. EDUCATION	LANGUAGE INSTRUCTION	MIXED SCHOOLS	TECHNICAL EDUCATION	TOTAL	QUALIFICATIONS & EXPERIENCE
ROMAN CATHOLIC SEPARATE SCHOOL BOARDS										
SAULT STE MARIE										
Elementary	-	8.91	-	253.97	108.00	-	-	-	370.88	223.39
Secondary	177.10	133.02	30.67	322.17	68.00	-	-	-	730.96	274.51
SIMCOE										
Elementary	40.98	-	-	-	-	-	-	-	40.98	-
Secondary	180.77	71.18	18.76	18.11	-	-	-	-	288.82	-
STORMONT DUNDAS GLENGARRY										
Elementary	61.57	-	-	-	71.00	-	-	-	132.57	-
Secondary	68.77	118.47	-	10.30	45.00	-	-	-	242.54	-
SUDBURY										
Elementary	43.13	-	-	153.82	108.00	-	-	-	304.95	68.01
Secondary	-	20.43	-	195.37	68.00	2.70	-	-	286.50	77.80
TIMISKAMING										
Elementary	-	-	-	-	-	0.40	-	-	0.40	-
Secondary	-	-	-	-	-	0.40	-	-	0.40	-
TIMMINS										
Elementary	4.73	34.98	-	280.84	108.00	-	-	-	428.55	41.65
Secondary	93.45	142.59	7.90	356.71	68.00	-	-	72.44	741.09	-
WATERLOO										
Elementary	8.17	-	0.74	-	71.00	35.83	-	-	115.74	-
Secondary	-	-	-	-	45.00	80.42	-	-	125.42	-
WELLAND										
Elementary	17.77	-	-	-	71.00	-	-	-	88.77	148.07
Secondary	-	51.98	-	-	45.00	2.77	-	-	99.75	-
WELLINGTON										
Elementary	15.70	19.75	11.56	-	-	-	-	-	47.01	-
Secondary	-	145.70	-	8.53	-	-	-	-	154.23	-
WINDSOR										
Elementary	-	-	-	-	144.00	8.75	-	-	152.75	254.91
Secondary	31.35	-	11.52	-	92.00	10.41	-	-	145.28	11.55
YORK										
Elementary	-	-	-	-	-	79.18	-	-	79.18	-
Secondary	-	-	5.26	-	-	14.14	9.87	-	29.27	-
OTTAWA-CARLETON FRENCH LANGUAGE SCHOOL BOARD										
PUBLIC SECTOR										
Elementary	-	86.72	-	-	53.00	18.30	-	-	158.02	-
Secondary	-	96.85	-	-	34.00	21.00	-	-	151.85	123.00
ROMAN CATHOLIC SECTOR										
Elementary	12.38	-	-	-	53.00	-	-	-	65.38	93.32
Secondary	-	63.03	-	-	34.00	-	-	-	97.03	45.05

9. Table 4 of the Regulation is amended by striking out "29,920" in Column 3 opposite "Renfrew County Board of Education" and substituting "22,440".

10. The Regulation is amended by adding the following Table:

TABLE 5
SOCIAL CONTRACT TARGET

Name of Board	Fiscal year 1993-94	Fiscal year 1994-95	Fiscal year 1995-96
Column 1	Column 2	Column 3	Column 4
AIRY AND SABINE DSA BOARD	3,739	5,409	8,192
ASQUITH AND GARVEY DSA BOARD	4,438	5,739	7,907
ATIKOKAN B OF E	101,905	131,316	180,336
ATIKOKAN RCSS BOARD	28,582	38,818	55,878
BRANT COUNTY B OF E	1,740,608	2,370,039	3,419,090
BRANT COUNTY R C S S B	513,055	690,725	986,841
BRUCE COUNTY B OF E	1,117,399	1,548,186	2,266,164
BRUCE GREY COUNTY R C S S B	378,917	515,439	742,976
CAMPBELL CHILDREN'S SCHOOL	7,938	9,338	11,673
CANFIELD DSA BOARD	1,754	2,100	2,677
CARAMAT DSA BOARD	6,806	8,860	12,282
CARDIFF-BICROFT CRCSSB	0	0	0
CARLETON B OF E	4,643,531	6,277,729	9,001,392
CARLETON R C S S B	2,116,102	2,826,113	4,009,464
CENTRAL ALGOMA B OF E	245,586	338,143	492,405
CHAPLEAU PANET CAVERLY R C S S B	39,648	52,292	73,366
CHAPLEAU B OF E	70,558	93,045	130,524
COCHRANE IROQ FALLS DIST R C S S B	178,152	242,096	348,669
COCHRANE IROQUOIS FALLS B OF E	318,906	421,606	592,771
COLLINS DSA BOARD	1,959	2,556	3,552
CONNELL AND PONSFORD DSA BOARD	16,256	21,916	31,350
DRYDEN B OF E	480,240	649,299	931,063
DRYDEN DIST R C S S B	60,486	80,856	114,805
DUBREUILVILLE RCSS BOARD	23,609	31,905	45,731
DUFFERIN COUNTY B OF E	793,497	1,079,358	1,555,793
DUFFERIN PEEL R C S S B	6,421,151	8,497,982	11,959,367
DURHAM B OF E	5,861,825	7,971,735	11,488,252
DURHAM REGION R C S S B	1,846,439	2,471,937	3,514,434
EAST PARRY SOUND B OF E	449,126	614,716	890,700
ELGIN COUNTY B OF E	1,190,566	1,646,009	2,405,080
ELGIN COUNTY R C S S B	170,856	233,230	337,187
ESPANOLA B OF E	258,541	343,432	484,918
ESSEX COUNTY B OF E	1,694,167	2,334,814	3,402,560
ESSEX COUNTY CHILDREN'S REHAB. CENTRE	16,370	20,798	28,178
ESSEX COUNTY R C S S B	1,315,786	1,763,117	2,508,668
FOLEYET DSA BOARD	8,046	9,719	12,506
FOLEYET RCSS BOARD	9,319	12,511	17,830
FORT FRANCES RAINY RIVER B OF E	381,494	523,704	760,722
FORT FRANCES RNY RIVER DIST R C S S B	73,280	94,057	128,686
FRNTNAC LNNX ADNGTON CTY R C S S B	784,854	1,020,803	1,414,052
FRONTENAC COUNTY B OF E	2,303,903	3,007,358	4,179,784
GERALDTON DISTRICT R C S S B	63,635	82,806	114,759

TABLE 5
SOCIAL CONTRACT TARGET

Name of Board	Fiscal year 1993-94	Fiscal year 1994-95	Fiscal year 1995-96
Column 1	Column 2	Column 3	Column 4
GERALTON B OF E	150,506	198,365	278,130
GOGAMA DSA BOARD	3,609	5,014	7,355
GOGAMA RCSS BOARD	10,225	14,459	21,516
GREY COUNTY B OF E	1,500,134	2,051,012	2,969,144
HALDIMAND COUNTY B OF E	791,777	1,084,337	1,571,937
HALDIMAND NORFOLK COUNTY R C S S B	250,496	345,012	502,539
HALIBURTON COUNTY B OF E	250,321	337,049	481,595
HALTON B OF E	4,783,704	6,532,784	9,447,918
HALTON R C S S B	1,487,313	2,018,263	2,903,181
HAMILTON B OF E	4,887,078	6,527,031	9,260,286
HAMILTON WENTWORTH R C S S B	2,782,342	3,708,108	5,251,051
HASTINGS COUNTY B OF E	1,981,635	2,708,547	3,920,067
HASTINGS PRINCE EDWD CTY R C S S B	484,125	649,761	925,822
HEARST B OF E	65,162	82,649	111,793
HEARST DISTRICT R C S S B	210,051	277,342	389,494
HORNEPAYNE B OF E	39,893	54,083	77,731
HORNEPAYNE RCSS BOARD	12,205	16,942	24,836
HUGH MACMILLAN CRIPPLED C. CENTRE	66,086	80,761	105,219
HURON COUNTY B OF E	927,740	1,315,956	1,962,982
HURON PERTH COUNTY R C S S B	349,624	465,036	657,388
IGNACE RCSS BOARD	9,345	11,838	15,994
JAMES BAY LOWLANDS SECONDARY SCH. BR	67,354	82,760	108,438
KAPUSKASING B OF E	168,183	214,844	292,613
KAPUSKASING DISTRICT R C S S B	331,538	442,014	626,142
KASHABOWIE DSA BOARD	457	457	457
KENORA B OF E	367,636	493,506	703,290
KENORA DISTRICT R C S S B	129,260	172,383	244,253
KENT COUNTY B OF E	1,478,333	2,073,347	3,065,037
KENT COUNTY R C S S B	615,836	845,051	1,227,076
KILKENNY DSA BOARD	7,248	8,564	10,757
KIRKLAND LAKE B OF E	267,216	353,587	497,540
KIRKLAND/TIMISKAMING RCSSB	364,526	489,258	697,144
LAKE SUPERIOR B OF E	322,197	430,979	612,282
LAKEHEAD B OF E	2,036,539	2,754,419	3,950,885
LAKEHEAD DISTRICT R C S S B	874,637	1,178,961	1,686,168
LAMBTON COUNTY B OF E	1,959,848	2,671,750	3,858,254
LAMBTON COUNTY R C S S B	739,099	990,465	1,409,410
LANARK COUNTY B OF E	958,199	1,326,453	1,940,209
LANARK LEEDS GRNVILLE CTY R C S S B	397,968	548,136	798,416
LEEDS GRENVILLE COUNTY B OF E	1,371,745	1,884,311	2,738,586
LENOX ADDINGTON COUNTY B OF E	723,283	985,284	1,421,952
LINCOLN COUNTY B OF E	2,626,475	3,604,159	5,233,632

**TABLE 5
SOCIAL CONTRACT TARGET**

Name of Board	Fiscal year 1993-94	Fiscal year 1994-95	Fiscal year 1995-96
Column 1	Column 2	Column 3	Column 4
LINCOLN COUNTY R C S S B	932,502	1,236,934	1,744,320
LONDON B OF E	5,507,303	7,325,899	10,337,415
LONDON MIDDLESEX COUNTY R C S S B	1,575,662	2,138,778	3,077,305
MANITOULIN B OF E	175,105	243,772	358,217
METRO TORONTO B OF E	44,243,902	56,003,251	75,602,166
METROPOLITAN SEP. SCH. B.	11,140,446	15,038,595	21,535,509
MICHIPICOTEN B OF E	109,532	148,633	213,802
MICHIPICOTEN DISTRICT R C S S B	50,113	69,660	102,238
MIDDLESEX COUNTY B OF E	1,116,308	1,498,308	2,154,453
MINE CENTRE DSA BOARD	13,268	17,474	24,482
MISSARENDA DSA BOARD	5,414	6,678	8,785
MOOSE FACTORY ISLAND DSA BOARD	76,131	96,476	130,384
MOOSONEE DSA BOARD	44,738	57,219	78,021
MOOSONEE RCSS BOARD	31,715	39,722	53,068
MURCHISON AND LYELL DSA BOARD	3,191	4,356	6,296
MUSKOKA B OF E	920,678	1,237,872	1,766,528
NAKINA DSA BOARD	17,785	22,953	31,566
NIAGARA PENINSULA CRIPPLED C. T. C.	22,091	31,579	47,392
NIAGARA SOUTH B OF E	2,821,710	3,815,002	5,470,490
NIPIGON RED ROCK B OF E	112,492	153,309	221,337
NIPISSING B OF E	1,207,177	1,627,514	2,328,076
NIPISSING DISTRICT R C S S B	965,096	1,297,318	1,851,021
NORFOLK B OF E	930,967	1,311,510	1,945,750
NORTH OF SUPERIOR R C S S B	145,544	185,669	252,545
NORTH SHORE B OF E	446,498	615,154	896,246
NORTH SHORE DISTRICT R C S S B	238,997	324,848	467,934
NORTHERN DSA BOARD	26,170	36,246	53,040
NORTHUMBERLAND NEWCASTLE CTY B OF E	2,329,078	3,167,295	4,564,322
OTTAWA B OF E	4,776,875	6,077,905	8,246,289
OTTAWA CRIPPLED CHILDREN'S T. CENTRE	14,811	20,693	30,496
OTTAWA R C S S B	1,235,401	1,613,634	2,244,022
OTTAWA/CARLETON FRENCH PUBLIC	888,483	1,184,189	1,677,031
OTTAWA/CARLETON FRENCH RCSSB	1,795,288	2,363,499	3,310,518
OXFORD COUNTY B OF E	1,529,851	2,113,384	3,085,938
OXFORD COUNTY R C S S B	221,036	313,736	468,236
P BORO VIC NRTHM NEWCASTLE R C S S B	931,402	1,248,150	1,776,062
PEEL B OF E	11,183,784	15,044,867	21,480,006
PENETANGUISHENE PSSB	18,925	25,868	37,441
PERTH COUNTY B OF E	1,028,304	1,465,108	2,193,116
PETERBOROUGH COUNTY B OF E	1,956,714	2,604,868	3,685,123
PRESCOTT RUSSELL COUNTY B OF E	360,995	485,579	693,219
PRESCOTT RUSSELL CTY R C S S B	76,859	101,763	143,268

TABLE 5
SOCIAL CONTRACT TARGET

Name of Board	Fiscal year 1993-94	Fiscal year 1994-95	Fiscal year 1995-96
Column 1	Column 2	Column 3	Column 4
PRESCOTT-RUSSELL FRENCH RCSSB	1,182,696	1,587,195	2,261,361
PRINCE EDWARD COUNTY B OF E	365,866	481,774	674,953
RED LAKE AREA COMBINED RCSS BOARD	18,040	23,700	33,133
RED LAKE B OF E	152,755	198,915	275,847
RENFREW COUNTY B OF E	1,358,851	1,846,652	2,659,654
RENFREW COUNTY R C S S B	538,696	738,832	1,072,391
SAULT STE MARIE B OF E	1,363,702	1,843,125	2,642,164
SAULT STE MARIE DISTRICT R C S S B	741,692	1,004,565	1,442,686
SIMCOE COUNTY B OF E	4,679,521	6,494,342	9,519,043
SIMCOE COUNTY R C S S B	1,164,487	1,605,858	2,341,477
SLATE FALLS DSA BOARD	5,522	6,835	9,023
SMOKEY FALLS DSA	868	1,117	1,531
STORMNT DNDAS GLNGRRY CTY B OF E	1,324,620	1,795,263	2,579,670
STORMNT DNDAS GLNGRRY CTY R C S S B	1,041,968	1,432,402	2,083,126
STURGEON LAKE DSA BOARD	274	274	274
SUDBURY B OF E	2,418,315	3,252,481	4,642,759
SUDBURY DISTRICT R C S S B	1,921,712	2,632,565	3,817,321
SUMMER BEAVER DSA BOARD	14,431	19,295	27,402
THE PARRY SOUND R.C.S.S. SCHOOL BOARD	13,648	18,194	25,771
TIMISKAMING B OF E	394,631	548,043	803,731
TIMMINS B OF E	555,595	750,620	1,075,660
TIMMINS DISTRICT R C S S B	662,201	892,239	1,275,637
UMFREVILLE DSA BOARD	22,458	23,087	24,136
UPSALA DSA BOARD	10,037	13,743	19,920
VICTORIA COUNTY B OF E	1,086,015	1,496,538	2,180,744
WATERLOO COUNTY B OF E	5,845,124	8,006,620	11,609,113
WATERLOO COUNTY R C S S B	2,054,590	2,780,661	3,990,779
WATERLOO NORTH CHILDREN'S CENTRE	14,777	18,866	25,681
WELLAND COUNTY R.C.S.S.B.	1,377,222	1,843,526	2,620,700
WELLINGTON COUNTY B OF E	2,506,143	3,380,546	4,837,884
WELLINGTON COUNTY R C S S B	612,983	829,691	1,190,870
WENTWORTH COUNTY B OF E	1,824,917	2,483,690	3,581,647
WEST PARRY SOUND B OF E	320,718	439,133	636,493
WINDSOR B OF E	2,515,577	3,356,022	4,756,764
WINDSOR R C S S B	1,721,179	2,342,016	3,376,745
YORK REGION B OF E	7,380,195	10,004,711	14,378,905
YORK REGION R C S S B	3,964,994	5,264,533	7,430,431

JOHN SNOBELEN

Minister of Education and Training

Dated at Toronto on March 18, 1996.

16/96

ONTARIO REGULATION 124/96
made under the
EDUCATION ACT

Made: March 18, 1996
Approved: March 29, 1996
Filed: March 29, 1996

Amending O. Reg. 243/94
(General Legislative Grants, 1994)

Note: Ontario Regulation 243/94 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) The definition of "social contract" in section 1 of Ontario Regulation 243/94 is revoked.

(2) Section 1 of the Regulation is amended by adding the following definition:

"social contract target" means, for a board set out in Column 1 of Table 5 to Ontario Regulation 103/93, the sum of,

- (a) the product of 0.6 and the amount set out for the board in Column 2 of Table 5 to Ontario Regulation 103/93 for the provincial fiscal year 1993-94, and
- (b) the product of 0.4 and the amount set out for the board in Column 3 of Table 5 to Ontario Regulation 103/93 for the provincial fiscal year 1994-95;

2. Table 1 of the Regulation is amended by striking out the entry for Hamilton and substituting the following:

Hamilton	
- Elementary Schools	1,320,577
- Secondary Schools	720,528

JOHN SNOBELEN
Minister of Education and Training

Dated at Toronto on March 18, 1996.

16/96

ONTARIO REGULATION 125/96
made under the
EDUCATION ACT

Made: March 18, 1996
Approved: March 29, 1996
Filed: March 29, 1996

Amending O. Reg. 113/95
(General Legislative Grants, 1995)

Note: Ontario Regulation 113/95 has not previously been amended.

1. (1) The definition of "maximum recognized day school O.E." in section 1 of Ontario Regulation 113/95 is amended by striking out "\$4,184" in the ninth line and substituting "\$4,176" and by striking out "\$5,116" in the tenth line and substituting "\$5,108".

(2) Clause (c) of the definition of "R.O.E." in section 1 of the Regulation is amended by striking out "\$4,184" and substituting "\$4,176".

(3) Clause (a) of the definition of "recognized tuition fees" in section 1 of the Regulation is amended by striking out "\$4,184" in the first line and substituting "\$4,176" and by striking out "\$5,116" in the second line and substituting "\$5,108".

(4) Clause (b) of the definition of "recognized tuition fees" in section 1 of the Regulation is amended by striking out "\$5,116" in the fourth last line and substituting "\$5,108".

(5) The definition of "social contract target" in section 1 of the Regulation is revoked and the following substituted:

"social contract target" means, for a board set out in Column 1 of Table 5 to Ontario Regulation 103/93, the sum of,

- (a) the product of 0.6 and the amount set out for the board in Column 3 of Table 5 to Ontario Regulation 103/93 for the provincial fiscal year 1994-95, and
- (b) the product of 0.4 and the amount set out in Column 4 of Table 5 to Ontario Regulation 103/93 for the provincial fiscal year 1995-96;

2. Section 8 of the Regulation is amended by striking out "\$4,184" in the fifth last line and substituting "\$4,176" and by striking out "\$5,116" in the fourth last line and substituting "\$5,108".

3. Section 15 of the Regulation is amended by striking out "\$4,184" in the fourteenth line and substituting "\$4,176" and by striking out "\$5,116" in the fourteenth line and substituting "\$5,108".

4. Clause (c) of the definition of "over-ceiling expenditure per pupil" in subsection 16 (4) of the Regulation is amended by striking out "\$4,184" in the first line and substituting "\$4,176" and by striking out "\$5,116" in the second line and substituting "\$5,108".

5. Subclause 28 (b) (i) of the Regulation is amended by striking out "\$4,184" in the first line and substituting "\$4,176" and by striking out "\$5,116" in the fourth line and substituting "\$5,108".

6. Subclause 49 (b) (i) of the Regulation is amended by striking out "\$4,184" in the first line and substituting "\$4,176" and by striking out "\$5,116" in the second line and substituting "\$5,108".

7. Table 1 of the Regulation is amended by striking out the entry for Hamilton and substituting the following:

Hamilton	
- Elementary Schools	1,669,923
- Secondary Schools	879,256

JOHN SNOBELEN
Minister of Education and Training

Dated at Toronto on March 18, 1996.

16/96

ONTARIO REGULATION 126/96
made under the
REGISTRY ACT

Made: March 29, 1996
Filed: March 29, 1996

OFFICE HOURS

1. Despite any other Regulation, the Land Registry Office for the Registry Division of Peterborough (No. 45) and for the Land Titles Division of Peterborough (No. 45) shall be kept open from 12.00 o'clock noon until 5.30 p.m., local time, on March 29, 1996.

2. This Regulation is revoked on March 30, 1996.

IAN VEITCH
Director of Land Registration

Dated at Toronto on March 29, 1996.

16/96

ONTARIO REGULATION 127/96
made under the
REGISTRY ACT

Made: March 29, 1996
Filed: March 29, 1996

OFFICE HOURS

1. Despite any other Regulation, the Land Registry Offices for the following Divisions shall be kept open from 12.00 o'clock noon until 6.30 p.m., local time, on March 29, 1996:

Registry Division of Peel (No. 43)

Land Titles Division of Peel (No. 43)

Registry Division of York Region (No. 65)

Land Titles Division of York Region (No. 65)

2. This Regulation is revoked on March 30, 1996.

IAN VEITCH
Director of Land Registration

Dated at Toronto on March 29, 1996.

16/96

ONTARIO REGULATION 128/96
made under the
REGISTRY ACT

Made: April 1, 1996
Filed: April 1, 1996

Amending Reg. 995 of R.R.O. 1990
(Forms and Records)

Note: Regulation 995 has been amended by Ontario Regulation 51/96.

1. Section 3 of Regulation 995 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

3. Every land registry office shall be kept open from 9.30 o'clock in the forenoon until 4.30 o'clock in the afternoon, local time, and no instrument shall be received for registration except within those hours.

IAN VEITCH
Director of Land Registration

Dated at Toronto on April 1, 1996.

16/96

ONTARIO REGULATION 129/96
made under the
HEALTH PROTECTION AND PROMOTION ACT

Made: April 1, 1996
Filed: April 1, 1996

Amending O. Reg. 559/91
(Specification of Reportable Diseases)

Note: Ontario Regulation 559/91 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 1 of Ontario Regulation 559/91 is amended by adding the following:

Cryptosporidiosis

JIM WILSON
Minister of Health

Dated at Toronto on April 1, 1996.

16/96

ONTARIO REGULATION 130/96
made under the
LEGAL AID ACT

Made: February 23, 1996
Approved: March 21, 1996
Filed: April 1, 1996

Amending Reg. 710 of R.R.O. 1990
(General)

Note: Regulation 710 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 44 of Regulation 710 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(1.1) The area director or the area committee, as the case may be, may refuse to grant or approve a certificate for legal aid being within clause 12 (1) (b) of the Act, unless upon conviction there is likelihood of imprisonment.

LAW SOCIETY OF UPPER CANADA:

SUSAN ELLIOTT
Treasurer

R. TINSLEY
Secretary

Dated at Toronto on February 23, 1996.

16/96

ONTARIO REGULATION 131/96
made under the
LEGAL AID ACT

Made: February 23, 1996
Approved: March 21, 1996
Filed: April 1, 1996

Amending Reg. 710 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 710 has been amended by Ontario Regulation 130/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 99.1 (3) of Regulation 710 of the Revised Regulations of Ontario, 1990 is amended by striking out "Item 17 of Schedule 2 or under Item 21" and substituting "Item 14 of Schedule 2 or under Item 24".

2. Schedules 2 and 3 to the Regulation are revoked and the following substituted:

Schedule 2

FEES IN CRIMINAL MATTERS

NOTES

- A. The fees payable in criminal matters are set out in the Table to this Schedule and must be read in conjunction with these Notes and any qualifications or allowances set out in the Table.
- B. All fees in this Schedule are subject to,
- (a) an increase or decrease in accordance with Note C and items 14.1 and 14.2 of the Table to this Schedule;
 - (b) a reduction in accordance with section 22 of the Act.
- C. This Schedule is a legal aid tariff reflecting fees customarily paid by a client of modest means and except in exceptional circumstances the fees provided for shall normally apply for the described legal services, but,
- (a) at the written request of the solicitor, the fees may be increased by a Legal Accounts Officer if in the opinion of the Legal Accounts Officer an increase is justified, having regard to all the circumstances, including,
 - (i) the result obtained,
 - (ii) the complexity of the matter,
 - (iii) the contributions of the client or other contributors,
 - (iv) the amount of time realistically set aside in anticipation of a lengthy trial which time was not otherwise filled by the solicitor, and
 - (v) any other relevant factor which would warrant an increased fee; and
 - (b) the fees may be decreased by a Legal Accounts Officer if in the opinion of the Legal Accounts Officer a decrease is appropriate,
 - (i) under the provisions of section 102 of this Regulation, or
 - (ii) where and to the extent that the fees charged exceed the amount of fees that would be allowed if the fees of the solicitor were assessed under the *Solicitors Act*.
- D. A solicitor shall prepare an account in accordance with this Schedule and shall provide details of services rendered, including the date, time of day, length of time, description of service and by whom the service was rendered.
- E. A Legal Accounts Officer may require proof and justification of all items included in an account, either by the production of docket entries or otherwise.
- F. If a solicitor represents two or more persons charged with the same offence or a similar offence arising out of the same occurrence and if the pre-trial conferences with the Crown, judicial interim release proceedings, withdrawals of charges, pre-trial hearings, preliminary inquiries, trials, pleas of guilty or appeals are heard in the same court at approximately the same time, then, for the purposes of this Schedule, the solicitor

is entitled to fees as for one client and to an increase of 40 per cent and such additional fees as may be appropriate in accordance with Note C.

- G. Where a solicitor represents a person charged with two or more offences and the pre-trial conferences with the Crown, judicial interim release proceedings, withdrawals of charges, pre-trial hearings, preliminary inquiries, trials, pleas of guilty or appeals are heard in the same court at approximately the same time, the solicitor is not entitled to fees for more than one charge and to such additional fees as may be appropriate in accordance with Note C.

Where a solicitor represents a person charged with two or more offences and the pre-trial conferences with the Crown, judicial interim release proceedings, withdrawals of charges, pre-trial hearings, preliminary inquiries, trials, pleas of guilty and appeals are not heard in the same court at approximately the same time, the solicitor is not entitled to fees for more than one charge unless the solicitor satisfies the Legal Accounts Officer that the course of action taken by the solicitor was appropriate.

- H. Where a solicitor represents two or more persons, and one of them is a private retainer client and another of them is represented under the Legal Aid Plan, the solicitor shall disclose the fact of representing a private client to the Legal Accounts Officer and shall prorate all disbursements and preparation between the private client and the Legal Aid client.
- I. If a solicitor can readily ascertain that a maximum allowed by this Schedule is clearly inadequate with respect to a matter for which a certificate has been issued, the solicitor shall forthwith advise the area director and a Legal Accounts Officer of the details of the case and an estimate of the time and services required. Failure to do so will be a factor in the settlement of the solicitor's account.
- J. In any matter not dealt with by this Schedule, a Legal Accounts Officer shall allow a reasonable fee and, in determining the fee properly payable in respect of the matter, the Legal Accounts Officer shall have regard to this Schedule for comparable services.
- K. A solicitor may render interim accounts whenever his or her unbilled account balance, exclusive of disbursements, exceeds \$500 and at such other times as a Legal Accounts Officer may permit. However, a solicitor may not render an interim account for services rendered in connection with appeals except when permitted by a Legal Accounts Officer.
- L. The following rules apply to a case where junior counsel is retained under subsection 80 (4) of this Regulation:
1. For attendance in court, the junior counsel shall be paid 75 per cent of the hourly rate payable under this Schedule.
 2. For all services other than attendance in court, the junior counsel shall be paid the hourly rate payable under this Schedule, but without increase based on experience.
 3. The maximum time permitted on a case may be increased by 50 per cent.
- M. Where this Schedule specifies the maximum hours allowed for a group of services and a solicitor seeks payment for one or more but not all of those services, the Legal Accounts Officer shall determine the number of hours for which the solicitor is entitled to payment. In making the determination, the Legal Accounts Officer shall allow an appropriate number of hours having regard to the maximums specified in this Schedule.
- N. Subject to Notes B and L, the hourly rate payable for all services in criminal matters is \$67.

TABLE

PART I OFFENCES

ITEM	COLUMN 1	COLUMN 2
		Maximum Hours Allowed
1.	Offences	
1.1	Under the <i>Criminal Code</i> (Canada): kidnapping; hostage taking, aircraft offences (s. 76, 77); aggravated sexual assault; conspiracy to murder; criminal negligence causing death; choking; dangerous offender applications; extortion, killing unborn child; murder; manslaughter; robbery; sexual intercourse with female under 14; treason, except under paragraph 47 (2) (c); wounding; attempted murder; counselling to murder; abduction; aircraft offences (s. 78); aggravated assault; sexual assault with threats or weapon; arson (s. 433); any conspiracy charge other than conspiracy to murder; criminal negligence causing bodily harm; fabricating evidence; forcible confinement; incest; infanticide; dangerous driving causing death; impaired driving causing death; perjury; sexual intercourse with female 14 - 16; treason under paragraph 47 (2) (c); attempt to commit any offence named in this item or items 1.2 and 1.3 other than attempted murder; counselling any offence named in this item or items 1.2 and 1.3 other than counselling murder.	
1.2	Under the <i>Narcotic Control Act</i> (Canada): importing; trafficking or possession for the purpose of trafficking.	
1.3	Under the <i>Food and Drugs Act</i> (Canada): all offences where Crown proceeds by indictment (excluding cannabis offences).	
2.	Services other than Attendance at Preliminary Inquiry and Trial	

2.1	For all services rendered in connection with preliminary inquiry and trial, including but not limited to, (a) all preparation, pretrial conferences with the Crown, judicial interim release hearings, variations of judicial interim release orders, pretrial hearings, waiting time, correspondence, communications; and (b) adjournments and remands; but not including, (c) attendance at the preliminary inquiry or trial.	
2.2	The following maximums apply to services under item 2.1: (a) for the first day of preliminary inquiry or trial where the inquiry and trial last 10 days or less 11 (b) for the first day of preliminary inquiry or trial where the inquiry and trial last more than 10 days 18 (c) for each day of preliminary inquiry or trial after the first day 4 (d) in any event, the total maximum hours allowed under clauses (a) and (c) or under clauses (b) and (c) is 60	
3.	Attendance at Preliminary Inquiry, Trial	
3.1	Attendance at preliminary inquiry or trial	No maximum

**PART II
OFFENCES**

ITEM	COLUMN 1	COLUMN 2
		Maximum Hours Allowed
4.	Offences	
4.1	All indictable offences not included in Part I, sexual assault contrary to section 271 of the <i>Criminal Code</i> (Canada) and all hybrid offences where the Crown elects to proceed by indictment.	
5.	Fees	
5.1	For, (a) all preparation, pretrial conferences with the Crown, judicial interim release hearings, variations of judicial interim release orders, pretrial hearings, waiting time, correspondence, communications; (b) adjournments and remands; and (c) a half-day in court for a plea of guilty, whether or not a charge for another offence referred to in item 4.1 is withdrawn, where the total time spent on services described in clause (a) does not exceed five hours	6.5
5.2	For, (a) all preparation, pretrial conferences with the Crown, judicial interim release hearings, variations of judicial interim release orders, pretrial hearings, waiting time, correspondence, communications; (b) adjournments and remands; and (c) a half-day in court for a plea of guilty, where the total time spent on services described in clause (a) exceeds five hours	11
5.3	For, (a) all preparation, pretrial conferences with the Crown, judicial interim release hearings, variations of judicial interim release orders, pretrial hearings, waiting time, correspondence, communications; (b) adjournments and remands; and (c) two half-days in court for a plea of guilty	11
5.4	For, (a) all preparation, pretrial conferences with the Crown, judicial interim release hearings, variations of judicial interim release orders, pretrial hearings, waiting time, correspondence, communications; (b) adjournments and remands; and (c) two half-days in court following a plea of not guilty	11

5.5	Where an offence referred to in item 4.1 proceeds to a preliminary inquiry or trial and the inquiry and trial in total last more than two half-days, the case shall be billed in accordance with Part I of this Table and not in accordance with items 5.1 to 5.4.	
5.6	Despite item 5.5, where an offence referred to in item 4.1 is resolved by way of guilty plea and the inquiry and trial in total last more than two half-days, the solicitor shall receive fees, (a) in accordance with item 5.3, for services rendered up to and including one day in court; and (b) for each half-day in court after the first day, including preparation therefor, an additional	2.5

**PART III
OFFENCES**

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
		Maximum Hours Allowed 6.1 Offences	Maximum Hours Allowed 6.2 Offences
6.	Offences		
6.1	All summary conviction offences under the <i>Criminal Code</i> (Canada) and all hybrid offences where the Crown elects to proceed summarily.		
6.2	All provincial offences and all summary conviction offences under federal statutes other than the <i>Criminal Code</i> (Canada).		
7.	Fees		
7.1	For, (a) all preparation, pretrial conferences with Crown, judicial interim release hearings, variations of judicial interim release orders, pretrial hearings, waiting time, correspondence, communications; (b) adjournments and remands; and (c) attendance in court, where a plea of guilty is entered	4	3
7.2	For, (a) all preparation, pretrial conferences with Crown, judicial interim release hearings, variations of judicial interim release orders, pretrial hearings, waiting time, correspondence, communications; (b) adjournments and remands; and (c) attendance in court, where any charges are withdrawn, except where the accused is charged with more than one offence contrary to section 253 or with theft and possession arising out of the same set of circumstances ..	6.5	5
7.3	For, (a) all preparation, pretrial conferences with Crown, judicial interim release hearings, variations of judicial interim release orders, pretrial hearings, waiting time, correspondence, communications; (b) adjournments and remands; and (c) attendance in court for the first day of trial, where items 7.1 and 7.2 do not apply	6.5	5
7.4	Where item 7.1 or 7.2 applies, for each half-day of trial after the first day, including all preparation therefor, an additional	2.5	2.5
7.5	Where item 7.3 applies, for each day of trial after the first day, including all preparation therefor, an additional	5	5

PART IV
REVIEWS OF INTERIM RELEASE, CRIMINAL CODE REVIEW BOARD HEARINGS,
APPEALS, PREROGATIVE WRITS

ITEM	COLUMN 1	COLUMN 2
		Maximum Hours Allowed
8.	Reviews of Interim Release, Criminal Code Review Board Hearings	
8.1	For all services for application to the Ontario Court (General Division) for review of orders made under section 515 of the <i>Criminal Code</i> (Canada), where approved by the Area Director	5
8.2	For all services rendered in connection with Criminal Code Review Board hearings.	
8.3	The following maximums apply to services under item 8.2:	
	(a) for all services other than attendance at the hearing, for each of the first two days of the hearing	8
	(b) for attendance at the hearing	No maximum
9.	Appeals to Ontario Court (General Division)	
9.1	For all services rendered in connection with a summary conviction appeal to the Ontario Court (General Division), including application for judicial interim release, but not including attendance in court on the hearing of the appeal,	
	(a) on appeal from conviction or from conviction and sentence	14
	(b) on appeal from sentence	12
9.2	For attendance on the hearing of the appeal	No maximum
9.3	Despite items 9.1 and 9.2, on a stated case summary conviction appeal,	
	(a) for all services, including application for judicial interim release, and for one day attendance on the hearing of the appeal	9
	(b) for each day attendance on the hearing of the appeal after the first day, including all preparation	6.5
10.	Appeals to the Court of Appeal	
10.1	For all services rendered in connection with an appeal to the Court of Appeal, including application for judicial interim release, but not including attendance in court on the hearing of the appeal.	
10.2	The following maximums apply to services under item 10.1:	
	(a) on appeal from conviction or from conviction and sentence	35
	(b) on appeal from sentence,	
	(i) if a plea of guilty was entered	4
	(ii) if the sentence followed a trial	6
10.3	For attendance on the hearing of the appeal	No maximum
11.	Appeals to the Supreme Court of Canada	
11.1	For all services rendered in connection with an appeal to the Supreme Court of Canada, including application for judicial interim release, but not including attendance in court for the hearing of the application for leave to appeal and appeal.	
11.2	The following maximums apply to services under item 11.1:	
	(a) for application for leave to appeal	10
	(b) for hearing of appeal	35
11.3	For attendance on hearing of application for leave to appeal and appeal	No maximum
11.4	For receiving judgment	2
12.	Prerogative writs	
12.1	For all preparation	8
12.2	For attendance on hearing of prerogative writ	No maximum

**PART V
MISCELLANEOUS**

ITEM	COLUMN 1
	Description of Service
13.	Travel Time
13.1	With the approval of the area director travel time shall be allowed at the rate of \$43 per hour, where a solicitor travels more than 50 kilometres, one way, from his or her office, <ul style="list-style-type: none"> (a) for an appearance in court as counsel on behalf of a client other than for an adjournment, setting a date for a future appearance or similar procedural matter; (b) for up to two visits before the preliminary inquiry with a client who is incarcerated; (c) for one visit before trial with a client who is incarcerated; (d) for one pre-trial conference with the judge before the preliminary inquiry; (e) for one pre-trial conference with the judge before the trial. <p>The area director exercising discretion under this item shall have regard to the guidelines, if any, approved by Convocation.</p>
13.2	An appeal from the decision of the area director lies to the area committee and a further appeal lies to the Director.
13.3	Notwithstanding item 13.1, in appeals to the Ontario Court of Appeal and the Supreme Court of Canada, travel time shall be allowed at a rate of \$43 per hour where a solicitor travels more than 50 kilometres, one way, from his or her office for an appearance as counsel on behalf of the client.
13.4	Travel time shall not be allowed where a solicitor travels within the following areas: <ol style="list-style-type: none"> 1. The Regional Municipality of Durham. 2. The City of Etobicoke. 3. The Regional Municipality of Halton. 4. The City of North York. 5. The Regional Municipality of Peel. 6. The City of Scarborough. 7. The City of Toronto, the City of York and the Borough of East York. 8. The Regional Municipality of York.
13.5	The fee allowed for travel time within southern Ontario shall not exceed 30 per cent of the total fee allowed for the services rendered as settled by the Legal Accounts Officer.
13.6	For the purposes of this Schedule, the dividing line between northern Ontario and southern Ontario is as follows: <p>Healy Lake (Municipal) Road from Healy Lake easterly to its junction with Highway 612; Highway 612 to Highway 103; Highway 103 easterly to its junction with Highway 69; Highway 69 easterly to its junction with Highway 118; Highway 118 through Bracebridge to its junction with Highway 11; Highway 11 northerly to its junction with Highway 60 at Huntsville; Highway 60 easterly to its junction with Highway 62 at Killaloe Station; Highway 62 to Pembroke; the above-named highways to be included in southern Ontario.</p>
14.	Experience Allowance
14.1	Fees set out in this Schedule are subject to an increase of 12.5% for a solicitor who certifies that he or she has the equivalent of four years of practice in criminal law.
14.2	Fees set out in this Schedule are subject to an increase of 25% for a solicitor who certifies that he or she has the equivalent of 10 years of practice in litigation, including at least four years of practice in criminal law.
14.3	For the purpose of this Schedule, <ul style="list-style-type: none"> (a) practice in litigation means practice in civil litigation or practice in criminal law; and (b) years of practice in criminal law or litigation are calculated by multiplying the total number of years in practice by the percentage of the solicitor's practice that is criminal law or litigation, as the case may be.
15.	Other Matters
15.1	In any matter referred to in clause 14 (1) (c) of the Act, the fee shall be in the discretion of a Legal Accounts Officer who shall have regard to the importance and difficulty of the work.
15.2	A Legal Accounts Officer may allow a fee in proper cases for any services rendered with respect to an application to an area committee under section 14 of the Act when such services have been rendered at the request of and for the use of the area committee.
15.3	A Legal Accounts Officer may allow a fee to a solicitor for the preparation of an opinion, for an additional opinion or for the solicitor's attendance to make further submissions when requested by the area committee or the area director.
16.	Young Offenders
16.1	The fee payable for all services for a successful application for alternative measures shall be the fee payable for a guilty plea by an adult for the same type of offence.
16.2	Fees shall be allowed for proceedings under the <i>Young Offenders Act</i> (Canada) at the same rate as is provided under the Act creating the offence.

Schedule 3

FEES IN CIVIL MATTERS

NOTES

A The fees payable in civil litigation, family law and child protection matters are set out in the Table to this Schedule and must be read in conjunction with these Notes and any qualifications or allowances set out in the Table.

A.1 The Table is divided into Parts that are applicable as follows:

1. Part I sets out the basic hourly rate applicable to civil litigation, family law and child protection matters.
2. Part IIA applies to civil litigation matters.
3. Part IIB applies to family law matters; advising complainants in family violence criminal matters is included as a family law matter.
4. Part IIC applies to child protection matters under the *Child and Family Services Act*.
5. Part IID applies to civil litigation, family law and child protection matters.
6. Part IIE applies to appeals.
7. Part IIF applies to immigration and refugee matters.
8. Part IIG applies to matters before administrative boards and tribunals.
9. Part IIH applies to other matters.
10. Part III applies to block fee matters.
11. Part IV applies to travel time, experience allowances and other matters.

B. All fees in this Schedule are subject to,

- (a) an increase or decrease in accordance with Note C and items 24.1 and 24.2 of the Table to this Schedule; and
- (b) a reduction in accordance with section 22 of the Act.

C. This Schedule is a legal aid tariff reflecting fees customarily paid by a client of modest means and except in exceptional circumstances the fees provided for shall normally apply for the described legal services, but,

- (a) at the written request of the solicitor, the fees may be increased by a Legal Accounts Officer if in the opinion of the Legal Accounts Officer an increase is justified, having regard to all the circumstances, including,
 - (i) the result obtained,
 - (ii) the complexity of the matter,
 - (iii) the contributions of the client or other contributors,
 - (iv) the amount of time realistically set aside in anticipation of a lengthy trial or hearing which time was not otherwise filled by the solicitor, and
 - (v) any other relevant factor which would warrant an increased fee; and
- (b) the fees may be decreased by a Legal Accounts Officer if in the opinion of the Legal Accounts Officer a decrease is appropriate,
 - (i) under the provisions of section 102 of this Regulation, or
 - (ii) where and to the extent that the fees charged exceed the amount of fees that would be allowed if the fees of the solicitor were assessed under the *Solicitors Act*.

D. A solicitor shall prepare an account in accordance with this Schedule and shall provide details of services rendered, including the date, time of day, length of time, description of service and by whom the service was rendered.

E. A Legal Accounts Officer may require proof and justification of all items included in an account, either by the production of docket entries or otherwise.

F. If a solicitor represents two or more persons in the same proceeding or if a solicitor represents a person in two or more proceedings and, in either case, if the trials, hearings or appeals are heard in the same court or forum at approximately the same time, then, for the purposes of this

Schedule, the solicitor shall be entitled to fees as for one client on one proceeding and such additional fees as may be appropriate in accordance with Note C.

- G. If a solicitor can readily ascertain that a maximum allowed by this Schedule is clearly inadequate with respect to a matter for which a certificate has been issued, the solicitor shall forthwith advise the area director and a Legal Accounts Officer of the details of the case and an estimate of the time and services required. Failure to do so will be a factor in the settlement of the solicitor's account.
- H. In any matter not dealt with by this Schedule, a Legal Accounts Officer shall allow a reasonable fee and, in determining the fee properly payable in respect of the matter, the Legal Accounts Officer shall have regard to this Schedule for comparable services.
- I. A solicitor may render interim accounts: after all interim motions are concluded; after completion of examinations for discovery; after a pre-trial conference; and at such other times as a Legal Accounts Officer may permit. However, a solicitor may not render an interim account for services rendered in connection with appeals except when permitted by a Legal Accounts Officer.
- J. The following rules apply to a case where junior counsel is retained under subsection 80 (4) of this Regulation:
1. For attendance in court, the junior counsel shall be paid 75 per cent of the hourly rate payable under this Schedule.
 2. For all services other than attendance in court, the junior counsel shall be paid the hourly rate payable under this Schedule, but without increase based on experience.
 3. The maximum time permitted on a case may be increased by 50 per cent.
- K. A fee may be allowed in the discretion of the Legal Accounts Officer for negotiating a settlement whether or not a settlement has been effected or a proceeding has been initiated.
- L. Where this Schedule specifies the maximum hours allowed for a group of services and a solicitor seeks payment for one or more but not all of those services, the Legal Accounts Officer shall determine the number of hours for which the solicitor is entitled to payment. In making the determination, the Legal Accounts Officer shall allow an appropriate number of hours having regard to the maximums specified in this Schedule.

TABLE

**PART I
HOURLY RATE
JUDICIAL OR QUASI-JUDICIAL PROCEEDINGS**

ITEM	COLUMN 1	COLUMN 2
	Description of Service	Rate Per Hour
1. Hourly Rate		
1.1	For all matters in the Supreme Court of Canada, Ontario Court of Appeal, Ontario Court (General Division), Federal Court of Canada, Ontario Court (Provincial Division) or a surrogate court or quasi-judicial or administrative boards or commissions and for other matters referred to in Part II of the Table	\$67
1.2	The hourly rate shall not be paid where, under Part III, this Table provides for the payment of a block fee.	
1.3	Part II of the Table sets out in Column 2 the maximum hours allowed for the professional services described opposite thereto in Column 1.	

**PART II
MAXIMUM HOURS ALLOWED**

ITEM	COLUMN 1	COLUMN 2
	Description of Service	Maximum Hours Allowed
	A. CIVIL LITIGATION	
2. Institution of a Proceeding		
2.1	For preliminary interviews, advising and receiving instructions for the commencement or defence of an action or application before a court or before a quasi-judicial or administrative board or commission, including preparation and issuance of originating process other than a pleading	1.5
2.2	For preparation and delivery of all pleadings, including affidavits in support of or in response to an application, demand and reply to demand for particulars	3
3. Discoveries and Examinations		
3.1	For preparation of notice to produce documents and affidavits on production, production and inspection of documents and preparation for discoveries or for examinations on applications or motions,	

	(a) for the first hour of each examination	2
	(b) for each additional hour of examination	1
3.2	The maximum hours allowed under item 3.1 is	7
3.3	For attendance on discovery or examination on an application or motion	No maximum
3.4	For preparation and delivery of request to admit and response to request to admit	2
4.	Motions and Other Interlocutory Hearings	
4.1	For procedural motions without notice, for all services, including preparation of notice of motion and affidavits, preparation and attendance at hearing, if required, and settling, signing and entering the order	1
4.2	For all other motions and interlocutory hearings including appeals to the Ontario Court (General Division), (a) for all services, including preparation of notice of motion or notice of appeal and affidavits, preparation for hearing, and settling, signing and entering the order, but not including attendance at hearing	4.5
	(b) for attendance at hearing	No maximum
4.3	On motion for leave to appeal from the disposition of a motion under item 4.1 or 4.2, for all preparation	2
4.4	For attendance at hearing or adjournment of a motion for leave to appeal from a disposition of a motion under item 4.1 or 4.2	No maximum
5.	Pre-Trial Conferences and Issues Hearings	
5.1	For all preparation for a pre-trial conference, case conference or issues hearing	2
5.2	For attendance on a pre-trial conference, case conference or an issues hearing	No maximum
6.	Correspondence and Communications	
6.1	For all necessary correspondence and communications (with billing being allowed a maximum of 0.2 hours)	3
	B. FAMILY LAW	
7.	Family Law	
7.1	The maximums provided in items 7.2 to 7.10 include all services up to the end of the first pre-trial hearing, including interviews, correspondence, communications, pleadings, preparation of financial statements, discovery, production, disclosure, opinion letters, reporting and billing (with billing being allowed a maximum of 0.2 hours).	
7.2	For applications and proceedings under the <i>Divorce Act</i> (Canada), the <i>Family Law Act</i> and the <i>Children's Law Reform Act</i> , and for the negotiation of domestic contracts under the <i>Family Law Act</i>	6.5
7.3	For matters in which custody or both custody and access is in issue, an additional	11.5
7.4	For matters in which access is in issue, an additional	7.5
7.5	For matters in which spousal support or child support or both is in issue, an additional	9
7.6	For matters in which any of possession, ownership, entitlement, identification or calculation of net family property or equalization payment is in issue, an additional	6.5
7.7	For matters in which an order restraining contact between spouses is sought or is in issue, an additional	4
7.8	For interviews and advice to complainant in a family violence criminal matter	2
7.9	For all services in connection with an application to vary an existing order or agreement for child or spousal support, including interviews, advice, preparation of a financial statement, obtaining financial disclosure and documentation, correspondence, communications, negotiation, attendance at a variation conference and reporting on it, and drafting and filing respondent's emergency pleadings in the respondent's name	5.5
7.10	For initiating or responding to a court application to vary a support order or agreement, for all services following the completion of the variation conference to the end of the first pre-trial conference, an additional	10
	C. CHILD PROTECTION	
8.	Child Protection	
8.1	The maximums provided in items 8.2 and 8.3 include all services up to the end of the first pre-trial hearing, including interviews, correspondence, communications, pleadings, opinion letters, preparation for and attendance at status review hearings, reporting and billing (with billing being allowed a maximum of 0.2 hours).	
8.2	All proceedings under the <i>Child and Family Services Act</i> , for all services including motions for temporary care and custody where a children's aid society is seeking an order for society supervision or wardship	17
8.3	In proceedings under the <i>Child and Family Services Act</i> where a children's aid society is seeking an order for Crown wardship	20

D. LITIGATION		
9.	Trials, References and Hearings	
9.1	For setting the action or application down for trial, preparing and delivering notice of trial, attendance at assignment court and all preparation for a trial, reference or hearing of an application and preparation during the trial, reference or hearing, (a) after the final pre-trial conference and before the first day of attendance at a trial, reference or hearing (b) for each day of attendance at a trial, reference or hearing after the first day	15 4
9.2	For attendance at a trial, reference or hearing of an application	No maximum
9.3	For an adjournment of a trial, reference or hearing of an application	No maximum
10.	Matters Subsequent to Trial, Reference or Hearing	
10.1	For all necessary matters subsequent to a trial, reference or hearing of an application, including signing and entering judgment but excluding matters provided for in items 10.2, 10.3, 10.4 and 10.5	2
10.2	For all preparation for and attendance on appointment to settle judgment	1
10.3	For all preparation for and attendance on assessment of bill of costs, obtaining assignment of costs and filing execution	3
10.4	For all preparation for and attendance on examination in aid of execution	2
10.5	For all preparation for and attendance at a default hearing in the Ontario Court (Provincial Division) or the Family Court	2
10.6	For all other necessary matters including preparation and filing request to enforce and preparing and issuing notice of garnishment	2
E. APPEALS		
11.	Appeals Combined with Motion for Leave	
11.1	If a motion for leave to appeal and the hearing of the appeal are heard at approximately the same time, the solicitor is entitled to fees for the appeal only.	
12.	Appeals to the Supreme Court of Canada	
12.1	For all preparation for leave to appeal	15
12.2	For attendance on application for leave to appeal	No maximum
12.3	For all preparation for appeal	35
12.4	For attendance on appeal	No maximum
13.	Appeals to the Court of Appeal, Federal Court of Appeal	
13.1	For all preparation of motion for leave to appeal	10
13.2	For attendance on motion for leave to appeal	No maximum
13.3	For all preparation for appeal	25
13.4	For attendance on appeal	No maximum
14.	Appeals to the Ontario Court (General Division)	
14.1	For all preparation, including drawing and filing notice of appeal and appeal books	14
14.2	For attendance on appeal	No maximum
F. IMMIGRATION AND REFUGEE MATTERS		
15.	Immigration and Refugee Matters	
15.1	In matters before the Convention Refugee Determination Division of the Immigration and Refugee Board, appeals to the Appeals Division, and Inquiries before an adjudicator, for all preparation before the hearing including interviews, advice, completion of the personal information form, preparation for prehearing proceedings, opinion letters, communications, correspondence and motions	16
15.2	Despite item 15.1, where the application is from a country for which the success rate of applications for refugee status exceeds 90 per cent, for all services mentioned in item 15.1	10
15.3	Despite item 15.1, in expedited applications before the Convention Refugee Determination Division, for all services mentioned in item 15.1	8
15.4	For attendance at the hearing or prehearing	No maximum
15.5	For a review of a detention order, (a) for all preparation	3

	(b) for all preparation for each subsequent detention review	1
	(c) for attendance at the hearing	No maximum
15.6	For all services relating to submissions to the Minister and applications on humanitarian and compassionate grounds	10
15.7	For applications for judicial review and appeals to the Federal Court,	
	(a) for all preparation for the motion for leave	15
	(b) for all preparation for the appeal or application	15
	(c) despite clauses (a) and (b), for total preparation for the leave application and the appeal or application	27
	(d) for attendance on the appeal or application	No maximum
15.8	For applications to stay deportation,	
	(a) for all preparation	6.5
	(b) for attendance on the stay application	No maximum
G. ADMINISTRATIVE BOARDS AND TRIBUNALS		
16.	Administrative Boards and Tribunals	
16.1	(a) for all preparation before the first day of hearing before a quasi-judicial or administrative board or tribunal ..	6
	(b) for all preparation before each subsequent day of hearing	2
	(c) for attendance at the hearing	No maximum
H. OTHER MATTERS		
17.	Wills	
17.1	For all services in drawing a will	2

**PART III
BLOCK FEES**

ITEM	COLUMN 1	COLUMN 2
	Description of Service	Block Fee
18.	Uncontested Divorces	
18.1	For an uncontested divorce proceeding, including preliminary attendances, opinion letters, preparing and issuing petition, service and all other necessary matters including correspondence, uncontested procedural motions, motion for judgment, discoveries, preparation for trial, setting down for trial, attendance at trial, where necessary, and all matters subsequent to trial, including obtaining a certificate for divorce	nil
18.2	If an order for costs is granted, for all services in taking out the judgment, including preparation of a bill of costs, attendance on the assessment of costs, obtaining the assignment of costs and filing execution	nil
18.3	In items 18.1 and 18.2, an uncontested divorce is one in which no claim is made for any relief which is in issue between the parties.	
19.	Uncontested Change of Name Applications	
19.1	For all services in an appeal from the refusal of an application for a change of name under the <i>Change of Name Act</i> .	\$284
20.	Uncontested Adoption Applications	
20.1	For all services in an uncontested adoption application,	
	(a) if licence required	\$500
	(b) if licence not required	340
21.	Motions under the <i>Wages Act</i>	
21.1	For all services including preparation, drafting affidavits and other documents and attendances on the judge in a motion under section 7 of the <i>Wages Act</i>	\$112
22.	Small Claims Court	
22.1	If the amount involved is \$200 or less,	
	(a) for preparation of claim	\$34
	(b) for preparation of dispute	34
	(c) for attendance at trial	84

22.2	If the amount involved exceeds \$200 but does not exceed \$400,	
	(a) for preparation of claim	44
	(b) for preparation of dispute	44
	(c) for attendance at trial	112
22.3	If the amount involved exceeds \$400,	
	(a) for preparation of claim	56
	(b) for preparation of dispute	56
	(c) for attendance at trial	140
22.4	For all proceedings on an application for a consolidation order in the Small Claims Court including searches, affidavits, service, correspondence and attendances on the judge and clerk	140
22.5	For negotiating and drawing an agreement for the rateable distribution of payments by a debtor among the creditors	140
22.6	For receiving and distributing payments made pursuant to an agreement referred to in item 22.5, the fee is 6 per cent of the amount received.	

**PART IV
MISCELLANEOUS**

ITEM	COLUMN 1
	Description of Service
23.	Travel Time
23.1	With the approval of the area director, travel time shall be allowed at the rate of \$43 per hour where a solicitor travels more than 50 kilometres, one way, from his or her office for an appearance as counsel on an adjournment, contested motion, examination for discovery, settlement conference, pre-trial hearing or trial on behalf of a client or where a solicitor necessarily travels more than 50 kilometres, one way, from his or her office to interview a client or witness. The area director exercising discretion under this item shall have regard to the guidelines, if any, approved by Convocation.
23.2	An appeal from the decision of the area director lies to the area committee and a further appeal lies to the Director.
23.3	Notwithstanding item 23.1, in appeals to the Ontario Court of Appeal and the Supreme Court of Canada and in appeals or judicial review applications in the Federal Court and in hearings before the Convention Refugee Determination Division of the Immigration and Refugee Board, travel time shall be allowed at the rate of \$43 per hour where a solicitor travels more than 50 kilometres, one way, from his or her office for an appearance as counsel on behalf of the client.
23.4	Travel time shall not be allowed where a solicitor travels within the following areas: <ol style="list-style-type: none"> 1. The Regional Municipality of Durham. 2. The City of Etobicoke. 3. The Regional Municipality of Halton. 4. The City of North York. 5. The Regional Municipality of Peel. 6. The City of Scarborough. 7. The City of Toronto, the City of York and the Borough of East York. 8. The Regional Municipality of York.
23.5	The fee allowed for travelling time within southern Ontario shall not exceed 30 per cent of the total fee allowed for the services rendered as settled by the Legal Accounts Officer.
23.6	For the purposes of this Schedule, the dividing line between northern Ontario and southern Ontario is as follows: Healy Lake (Municipal) Road from Healy Lake easterly to its junction with Highway 612; Highway 612 to Highway 103; Highway 103 easterly to its junction with Highway 69; Highway 69 easterly to its junction with Highway 118; Highway 118 through Bracebridge to its junction with Highway 11; Highway 11 northerly to its junction with Highway 60 at Huntsville; Highway 60 easterly to its junction with Highway 62 at Killaloe Station; Highway 62 to Pembroke; the above-named highways to be included in southern Ontario.
24.	Experience Allowances
24.1	Fees set out in this Schedule are subject to an increase of 12.5 per cent for a solicitor who certifies that he or she has the equivalent of four years of practice in civil litigation.
24.2	Fees set out in this Schedule are subject to an increase of 25 per cent for a solicitor who certifies that he or she has the equivalent of 10 years of practice in litigation, including at least four years of practice in civil litigation.
24.3	For the purpose of this Schedule, <ol style="list-style-type: none"> (a) practice in litigation means practice in civil litigation or practice in criminal law; and (b) years of practice in civil litigation or litigation are calculated by multiplying the total number of years in practice by the percentage of the solicitor's practice that is civil litigation or litigation, as the case may be.

25.	Other Matters
25.1	In any matter referred to in clause 14 (1) (c) of the Act, the fee shall be in the discretion of a Legal Accounts Officer who shall have regard to the importance and difficulty of the work.
25.2	A Legal Accounts Officer may allow a fee in proper cases for any services rendered with respect to an application to an area committee under section 14 of the Act when such services have been rendered at the request of and for the use of the area committee.
25.3	A Legal Accounts Officer may allow a fee to a solicitor for the preparation of an opinion, for an additional opinion or for the solicitor's attendance to make further submissions when requested by the area committee or the area director.
25.4	For drawing documents, other than contracts, if the subject matter or nature thereof is properly or customarily within the scope of the professional duties of a solicitor, the fee is \$67 per hour.

LAW SOCIETY OF UPPER CANADA:

SUSAN ELLIOTT
*Treasurer*R. TINSLEY
Secretary

Dated at Toronto on February 23, 1996.

16/96

ONTARIO REGULATION 132/96
made under the
COURTS OF JUSTICE ACT

Made: December 6, 1995
Approved: January 31, 1996
Filed: April 1, 1996

Amending Reg. 201 of R.R.O. 1990
(Rules of the Small Claims Court)

Note: Regulation 201 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subrule 8.01 (1) of Regulation 201 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

How Claim to be Served

(1) A claim shall be served personally as provided in rule 8.03 or by an alternative to personal service as provided in rule 8.04.

2. Subrule 8.02 (1) of the Regulation is revoked.

3. Rule 8.04 of the Regulation is amended by adding the following subrules:

Acceptance of Service by Solicitor

(4) Service on a party who has a solicitor may be made by leaving a copy of the document with the solicitor or an employee in the solicitor's office, but service under this subrule is effective only if the solicitor endorses on the document or a copy of it an acceptance of service and the date of the acceptance.

(5) By accepting service the solicitor shall be deemed to represent to the court that he or she has the client's authority to accept service.

Service by Mail to Last Known Address

(6) Service of a document may be made by sending a copy of it by mail, in an envelope showing the sender's return address, to the last known address of the person to be served.

(7) If an affidavit of service (Form 8B) indicates that the deponent has no reason to believe that the person to be served did not receive the document, service under subrule (6) shall be deemed to have been effected on the 20th day following the date of mailing; the affidavit of service shall not be completed before that day.

4. Rule 8.06 of the Regulation is revoked and the following substituted:

Service Outside Ontario

8.06 Where the defendant is out of Ontario, the court may allow as costs of the action the costs reasonably incurred in effecting service of the claim on the defendant outside Ontario.

5. Rule 8.07 of the Regulation is revoked and the following substituted:

Service by Mail

8.07 Where a document is to be sent by mail under these rules, it shall be sent by regular lettermail or registered mail, and service of the document shall be deemed to have been effected on the fifth day following the date of mailing, unless subrule 8.04 (7) applies.

6. Form 8B of the Regulation is revoked and the following substituted:

FORM 8B

AFFIDAVIT OF SERVICE

(General Heading)

I, (full name), of the (City, Town, etc.) of
in the (County, Regional Municipality, etc.) of
MAKE OATH AND SAY (or AFFIRM):

I have served the (name of document)

on (name of person)

- ☐ personally on (date) by leaving a copy with him/her at (address where document was served);

OR

- ☐ by leaving a copy of the (name of document) in a sealed envelope addressed to (name of party to be served) with (identify person served, if known) who appeared to be an adult member of the same household in which (name of person to be served) resides at (address where service was made) and by sending another copy of the (name of document) by regular lettermail addressed to (name of party to be served) at the same address on (date);

OR

- ☐ by sending a copy of the (name of document) in an envelope showing my return address to (name of party to be served) by regular lettermail/registered mail at (address to which the document was mailed) on (date). I believe that this is the address of (name of party to be served) because (here state reason for belief). The document has not been returned to me and I have no reason to believe that it was not received by (name of party to be served).
NOTE: The affidavit of service may not be completed until at least twenty days have elapsed from the date of mailing.

OR

☐

Specify other method of service, e.g. service on a corporation, service on a party's solicitor, service of a notice of motion, etc....

SWORN (OR AFFIRMED) BEFORE ME AT

this day of , 199

Signature

WARNING	IT IS A CRIMINAL OFFENCE TO KNOWINGLY SWEAR A FALSE AFFIDAVIT
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ONTARIO REGULATION 133/96
made under the
PLANNING ACT

Made: March 28, 1996
Filed: April 2, 1996

Amending O. Reg. 25/86
(Zoning Areas—Territorial District of Kenora,
Part of the Sioux Lookout Planning Area)

Note: Ontario Regulation 25/86 has not been amended in 1996. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Ontario Regulation 25/86 is amended by adding the following section:

119. (1) Despite section 4, the land described in subsection (2) is, for the purposes of this Order, land in a Rural Residential Zone.

(2) Subsection (1) applies to that parcel of land located in the geographic Township of Drayton, in the District of Kenora, being part of the west half of Lot 12 in Range 1 of the Reserve more particularly described as Parcel 19250 D.K.F.

BRYAN O. HILL
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs and Housing

Dated at Toronto on March 28, 1996.

16/96

ONTARIO REGULATION 134/96
made under the
ONTARIO MUNICIPAL SUPPORT GRANTS ACT

Made: March 21, 1996
Filed: April 2, 1996

STANDARDS

1. A local, regional, district and metropolitan municipality and the County of Oxford are, in carrying out the activities, including the provision of services, of the municipality, required to comply with the standards set out in the Agreement on the Opening of Public Procurement for Ontario and Quebec signed May 3, 1994 to the extent that it applies to municipalities.

16/96

ONTARIO REGULATION 135/96
made under the
**COMMODITY BOARDS AND
MARKETING AGENCIES ACT**

Made: March 27, 1996
Filed: April 2, 1996

Amending O. Reg. 785/91
(Levies or Charges—Eggs)

Note: Ontario Regulation 785/91 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Clause 2 (1) (b) of Ontario Regulation 785/91 is revoked and the following substituted:

(b) to classify those persons into groups and fix the levies or charges payable by the members of the different groups in different amounts, not exceeding 2½ cents per dozen eggs; and

16/96

ONTARIO REGULATION 136/96
made under the
**NIAGARA ESCARPMENT PLANNING
AND DEVELOPMENT ACT**

Made: March 7, 1996
Filed: April 4, 1996

Amending Reg. 826 of R.R.O. 1990
(Designation of Area of Development Control)

Note: Since January 1, 1996, Regulation 826 has been amended by Ontario Regulations 32/96 and 38/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 4 of Regulation 826 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

4. Despite section 2, paragraph 24 of the Schedule to Regulation 683 of the Revised Regulations of Ontario, 1980, as it read on December 31, 1990, shall be deemed to read as follows:

24. In the Town of Ancaster in The Regional Municipality of Hamilton-Wentworth described as follows:

i. Beginning at the intersection of the southeasterly angle of Part 1 within a Plan deposited in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62R-7133 and the widened northerly limit established by deposited Plan Number 1032 miscellaneous for Mohawk Road;

Thence westerly following the courses and distances set out by Plan Number 1032 miscellaneous for the widened northerly limit to the point of intersection with the southeasterly angle of Block 21 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62M-571;

Thence westerly in a straight line to a point of intersection with the northeasterly angle of Block 20 in the aforementioned Plan 62M-571;

Thence westerly along the northerly limit of Block 20 to intersect with the northerly limit of Mohawk Road;

Thence westerly, crossing over King's Highway Number 403, along the northerly limit of Mohawk Road to intersect the southerly prolongation of the easterly limit of Part 1 within a Plan deposited in the Land Registry Office for the Land Registry Division of Wentworth (No. 62) as Number 62R-9053;

Thence north along that southerly prolongation to the southerly limit of Part 1 in Plan 62R-9053 then north 15° 26' 30" west a distance of 42.622 metres to an angle therein;

Thence north 72° 48' east 60.85 metres to an angle therein;

Thence south 13° 11' east 8.694 metres to the southerly limit of a Plan deposited in the Land Registry Office for the Land Registry Division of Wentworth (No. 62) as Number 62R-5416;

Thence north 73° 39' east 24.384 metres to an angle therein;

Thence south $13^{\circ} 11'$ east 4.572 metres to an angle therein;

Thence north $73^{\circ} 39'$ east 26.021 metres to the southeasterly angle of Part 1 within Plan Number 62R-5416, being the westerly limit of Filman Mountain Road;

Thence northerly along the westerly limit of Filman Mountain Road to the easterly limit of Part 1 within Plan Number 62R-5416;

Thence north $13^{\circ} 11'$ west 54.096 metres to the northeasterly angle of Part 1 within Plan Number 62R-5416;

Thence north $13^{\circ} 9' 30''$ west a distance 102.31 metres to a point;

Thence south $71^{\circ} 33'$ west a distance of 18.96 metres to a point;

Thence north $76^{\circ} 27' 30''$ west a distance of 56.82 metres to a point;

Thence south $80^{\circ} 36' 40''$ west a distance of 22.03 metres to a point;

Thence north $29^{\circ} 45' 10''$ west a distance of 25.32 metres to a point;

Thence north $79^{\circ} 29' 20''$ west a distance of 45.87 metres to a point;

Thence south $88^{\circ} 44'$ west a distance of 32.58 metres to a point;

Thence south $77^{\circ} 55' 40''$ west a distance of 26.56 metres to a point;

Thence north $46^{\circ} 53' 30''$ west a distance of 4.21 metres to a point;

Thence south $67^{\circ} 54' 20''$ west a distance of 16.52 metres to a point;

Thence north $27^{\circ} 57'$ west with an Arc of 42.03 metres, radius of 15.00 metres, to a point;

Thence south $71^{\circ} 47' 10''$ east a distance of 50.00 metres to a point;

Thence north $18^{\circ} 12' 50''$ west a distance of 18.96 metres to a point;

Thence south $71^{\circ} 47' 10''$ west a distance of 34.12 metres to a point;

Thence south $27^{\circ} 13' 40''$ east 106.09 metres to the northerly limit of a Plan deposited in the Land Registry Office for the Land Registry Division of Wentworth (No. 62) as Number 62R-9443;

Thence south $76^{\circ} 23'$ west 3.48 metres to the northeasterly angle of Part 2 within a Plan deposited in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62R-7312;

Thence south $76^{\circ} 23'$ west 32.445 metres to the northeasterly angle of Part 1 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-6636;

Thence south $76^{\circ} 23'$ west 30.48 metres to the northeasterly angle of Part 1 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-5625;

Thence south $76^{\circ} 23'$ west 21.336 metres to an angle therein;

Thence south $76^{\circ} 24' 25''$ west 149.30 metres to an angle therein;

Thence south $13^{\circ} 50'$ east 60.665 metres to the northerly angle of Part 2 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-6439;

Thence south $54^{\circ} 10' 10''$ west 48.274 metres to the northwesterly angle of Part 1;

Thence south $13^{\circ} 42'$ east 3.996 metres to the northeasterly angle of Part 2 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-7072;

Thence south $77^{\circ} 14'$ west along the northerly limit of the said Plan 39.767 metres to the northwesterly angle of Part 2 of the Plan;

Thence south $13^{\circ} 41' 40''$ east 98.713 metres to an angle therein;

Thence south 13° east 74.524 metres to the southwesterly angle of Part 2 in Plan Number 62R-7072;

Thence north $76^{\circ} 07' 30''$ east along that southerly limit 39.784 metres to the southeasterly angle of Part 2 in Plan Number 62R-7072;

Thence south $13^{\circ} 42'$ east along the easterly limit of Part 1 in Plan 62R-7072, 54.504 metres to the northwesterly limit of Mohawk Road;

Thence westerly along the northerly limits of Mohawk Road and its prolongation to the easterly limits of Lime Kiln Road;

Thence northerly along said easterly limit to intersect an easterly prolongation of the northeasterly angle of Lot 76 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number M-248.

Thence south $81^{\circ} 13'$ west along that easterly prolongation and 143.274 metres to an angle therein;

Thence north $13^{\circ} 59'$ west 191.600 metres to the northeasterly angle of Lot 64 in Plan Number M-248;

Thence northwesterly along the north limit of Block "A" and Lots 63, 62, 61 and 60 to the northwesterly angle of Lot 60 in Plan Number M-248;

Thence north $78^{\circ} 45'$ west 6.401 metres to an angle on the northeasterly limit of Lot 59 in Plan Number M-248;

Thence southwesterly in a straight line to an angle in Lot 59 measured north $77^{\circ} 01'$ east 89.514 metres from the southwesterly angle of Lot 59 in Plan Number M-248;

Thence southeasterly following the westerly limits of Lots 59, Block "E", 58, 53 and 52 to the southwesterly angle of Lot 52 and being an angle on the westerly limit of Part 1

within a Plan deposited in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62R-338;

Thence south $83^{\circ} 18' 30''$ west 73.969 metres to an angle on the north limit of Part 4 in Plan Number 62R-338;

Thence north $85^{\circ} 16'$ west 37.429 metres to the northerly angle of Part 5 in Plan 62R-338;

Thence south $13^{\circ} 04'$ east 176.351 metres to the southwesterly angle of Part 4 of Plan Number 62R-338;

Thence north $87^{\circ} 48'$ east 109.981 metres to the northwesterly angle of Part 11 in Plan Number 62R-338;

Thence south $8^{\circ} 59'$ west 49.484 metres to an angle in Part 10 in Plan Number 62R-338;

Thence south $0^{\circ} 23'$ west 24.725 metres to the southwesterly angle of Part 10;

Thence south $87^{\circ} 48'$ west 85.573 metres to the northwesterly angle of Part 7 in Plan 62R-338;

Thence south $13^{\circ} 04'$ east 83.844 metres along the west boundary of Part 7 in Plan Number 62R-338 to the northerly limit of Rousseaux Street (formerly Mohawk Road);

Thence westerly along said northerly limit and this northerly limit prolonged to the intersection of the westerly limit of Wilson Street East and the southwesterly limit of Old Dundas Road;

Thence northerly 24.213 metres along the southwesterly limits of Old Dundas Road to the southerly limit of the lands described in an Instrument registered in the Land Registry Division of Wentworth (No. 62) as Number 116905AB;

Thence north $73^{\circ} 16'$ west following said southerly limit to a line parallel with and distant 76.2 metres measured at right angles from the westerly limit of Wilson Street East;

Thence southwesterly along that parallel line to the northerly limit of Sulphur Springs Road;

Thence northwesterly along said northerly limit to a point of intersection with the northerly prolongation of the westerly limit of Mansfield Drive;

Thence southerly along the westerly limit of Mansfield Drive to the intersection of said westerly limit and the northerly limit of Judith Crescent;

Thence westerly along the northerly limit of Judith Crescent and its westerly prolongation to the northerly limit of Maureen Avenue;

Thence westerly along the northerly limit of Maureen Avenue to intersect with the easterly limit of Lovers Lane;

Thence northerly along the easterly limit of Lovers Lane to intersect an easterly prolongation of an angle originating 224.129 metres bearing North $12^{\circ} 24'$ west from the southeasterly angle of Part 2 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-1595;

Thence south $77^{\circ} 36'$ west along the easterly prolongation to the easterly limit of Plan Number 62R-1595 and 68.58 metres to an angle therein;

Thence north $12^{\circ} 24'$ west 68.58 metres to an angle therein;

Thence north $77^{\circ} 36'$ east 67.361 metres and its easterly prolongation to intersect with the easterly limit of Lovers Lane;

Thence northerly along the easterly limit of Lovers Lane and the easterly limit of Sulphur Springs Road to the point of intersection with the easterly prolongation of Conservation Authorities top of bank as defined within a Plan registered in the Land Registry Office for the Lands Titles Division of Wentworth (No. 62) as Number 62M-525;

Thence westerly along that easterly prolongation to the top of bank following courses and distances defined by Hamilton Region Conservation Authority on Plan Number 62M-525:

south $69^{\circ} 49' 10''$ west 64.716 metres

south $70^{\circ} 51' 45''$ west 18.023 metres

south $52^{\circ} 17' 45''$ west 16.599 metres

south $70^{\circ} 10' 40''$ west 23.184 metres

south $84^{\circ} 24' 30''$ west 19.550 metres

south $61^{\circ} 57' 10''$ west 40.826 metres

north $54^{\circ} 24' 10''$ west 10.784 metres

south $84^{\circ} 24' 20''$ west 37.057 metres

south $44^{\circ} 02'$ west 19.257 metres

south $64^{\circ} 20' 50''$ west 18.862 metres

south $30^{\circ} 55'$ west 25.832 metres

south $42^{\circ} 36' 30''$ west 34.843 metres

north $89^{\circ} 00'$ west 12.180 metres

south $58^{\circ} 36'$ west 31.569 metres

south $81^{\circ} 20'$ west 13.402 metres

north $69^{\circ} 33' 10''$ west 22.211 metres

north $29^{\circ} 04' 30''$ west 26.502 metres

north $87^{\circ} 49'$ west 27.679 metres

south $21^{\circ} 43' 40''$ west 14.478 metres

south $38^{\circ} 01'$ west 35.748 metres;

Thence south $45^{\circ} 48' 50''$ west 24.793 metres to the easterly limits of said Plan Number 62M-525, being the westerly limit of Part 2 of Plan Number 62R-1595;

Thence southerly along the westerly limit of Part 2 in Plan Number 62R-1595 to the southeasterly angle of said Part 2;

Thence north 77° east 59.741 metres to an angle therein;

Thence north 13° 14' west 20.812 metres to an angle therein;

Thence north 40° 49' east 46.348 metres to an angle therein;

Thence south 49° 11' east 99.365 metres to an angle therein;

Thence north 40° 49' east 60.96 metres to an angle therein;

Thence south 49° 11' east 39.624 metres to an angle therein;

Thence north 40° 49' east 7.526 metres to an angle therein;

Thence south 13° 18' east 63.621 metres to the northwesterly angle of a Plan registered in the Land Registry Office for the Land Registry Division of Wentworth (No. 62) as Number 888;

Thence easterly along the northerly limit of said Plan to the westerly limit of Lovers Lane;

Thence southerly along the westerly limit to the northerly limit of Joanne Court;

Thence westerly and southerly along the northerly and westerly limit of Joanne Court to the northerly limit of Parker Avenue;

Thence westerly along the northerly limit to the easterly limit of Hadley Drive;

Thence northerly along the easterly limit and its northerly prolongation to the northerly limit of McGregor Crescent;

Thence southwesterly and northerly along the northerly and easterly limits and its northwesterly prolongation to the northerly limit of Terrance Drive;

Thence westerly along the northerly limit and its westerly prolongation to the westerly limit of Lloyminn Avenue;

Thence southerly along said westerly limit and its southerly prolongation to the northerly limit of a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-3348;

Thence westerly along the northerly limit to a point measured south 77° 06' 30" west 36.576 metres and then south 66° 58' 30" west 99.066 metres from the northeasterly angle of Part 1 in Plan Number 62R-3348;

Thence southeasterly in a straight line to a southerly angle within Part 1 measured south 77° 03' east 126.565 metres from the southeasterly angle of Part 6 in Plan Number 62R-3348;

Thence south 13° 21' 40" east 162.876 metres to the southerly limit of Plan Number 62R-3348;

Thence westerly along the southerly limit to the southwesterly angle of Part 3 in Plan Number 62R-3348;

Thence northerly along the westerly limit of Part 3 and Part 2 and that westerly limit prolonged to intersect with the northerly limit of Jerseyville Road;

Thence westerly following along the northerly limit of Jerseyville Road to the westerly limit of Lot 32 in Concession II of the former Township of Ancaster;

Thence north along the westerly limit of Lot 32 and that westerly limit prolonged to the southerly limit of Concession I;

Thence westerly along the southerly limit of Concession I to the easterly limit of Highway 52;

Thence northerly following the easterly limit of Highway 52 to a point distant 600 metres measured southerly from the northwesterly angle of Lot 31 in said Concession I;

Thence easterly and parallel with the northerly limit of said lot to the westerly limit of Lot 32;

Thence northerly along the westerly limit of Lot 32 and that westerly limit prolonged to the northerly boundary of the Town of Ancaster;

Thence in a general easterly and southerly direction following the northerly and easterly boundaries of the Town of Ancaster to the easterly boundary that falls in the southerly half of Concession II in Lot 55 of the former Township of Ancaster and its intersection with the westerly prolongation of the northerly limit of Lavina Crescent in the City of Hamilton;

Thence westerly along the westerly prolongation to the westerly limit of Scenic Drive;

Thence northerly along the westerly limit to the northeasterly angle of Block 116 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62M-400;

Thence westerly and southerly along the northerly and westerly limits of the said Plan to the northeasterly angle of Lot 18 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62M-486;

Thence westerly, southerly and easterly following the northerly, westerly and southerly limits of the said Plan to the northwesterly angle of Lot 83 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62M-443;

Thence southerly and easterly following along the westerly and southerly limits to the southeasterly angle of Lot 71 in Plan Number 62M-443;

Thence south 2° 07' 24" east along the easterly limit of Part 1 in Plan Number 62R-7133 to the place of beginning.

ii. Except for:

Beginning at the northerly angle of Lot 22 within a Plan registered in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number M-295 and its intersection with the Lot Line between 40 & 41 in Concession II of the former Township of Ancaster;

Thence south 33° 06' 30" east 60.96 metres to the northwesterly angle of Lot 23 within the Plan Number M-295;

Thence easterly along the northerly limits of Lots 23, 24, 25, 26 and 27 to the northeasterly angle of Block "B";

Thence north 77° 17' east 38.993 metres to a point on the northerly limit of Lot 28 in Plan Number M-295;

Thence southeasterly in a straight line to a point on the southerly limit of Lot 29 in said Plan, the point being the northeasterly angle of Lot 98 within a Plan registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 1076;

Thence south $50^{\circ} 40' 30''$ west to the southeasterly angle of Lot 30 within Plan Number M-295;

Thence southwesterly following the southerly limit to the southwesterly angle of Lot 1 in the Plan Number M-295;

Thence northwesterly along the top of slope following the courses and distances:

north $26^{\circ} 48' 20''$ west 9.586 metres

north $59^{\circ} 26'$ west 12.070 metres

north $55^{\circ} 07'$ east 5.157 metres

north $33^{\circ} 21'$ west 64.928 metres

north $42^{\circ} 40' 40''$ west 16.279 metres

north $56^{\circ} 18' 50''$ west 14.380 metres

north $65^{\circ} 05'$ west 16.642 metres

north $54^{\circ} 16' 20''$ west 20.998 metres

north $37^{\circ} 28' 50''$ west 37.877 metres;

Thence north $30^{\circ} 11' 40''$ east 9.424 metres to the south limit of Ridgeview Court;

Thence southwesterly following that southerly limit to the southeasterly angle of Lot 8 within Plan Number M-295;

Thence northwesterly along the top of slope following the courses and distances:

north $33^{\circ} 22' 20''$ west 11.046 metres

north $89^{\circ} 42'$ west 29.401 metres;

Thence north $11^{\circ} 09'$ west along the west limit of Plan Number M-295, 24.945 metres to a point of intersection with the top of slope;

Thence easterly along the top of slope following the courses and distances:

north $14^{\circ} 49' 30''$ east 35.022 metres

north $82^{\circ} 49'$ east 35.335 metres

south $42^{\circ} 40'$ east 19.894 metres

south $70^{\circ} 57'$ east 23.253 metres

south $47^{\circ} 55' 10''$ east 24.893 metres;

Thence south $12^{\circ} 11' 40''$ west 9.680 metres to the northerly limit of Ridgeview Court;

Thence easterly along that northerly limit to the southwesterly angle of Lot 11;

Thence northerly along the top of slope following the courses and distances:

north $66^{\circ} 47' 10''$ east 40.624 metres

north $55^{\circ} 57' 30''$ east 14.960 metres

north $12^{\circ} 28' 30''$ east 28.020 metres

north $1^{\circ} 38' 30''$ west 57.318 metres

north $2^{\circ} 38'$ west 25.938 metres

north $3^{\circ} 40' 30''$ east 30.666 metres

north $6^{\circ} 39'$ west 18.529 metres

north $17^{\circ} 35' 30''$ west 19.221 metres

north $72^{\circ} 59' 10''$ east 69.324 metres

north $27^{\circ} 49' 30''$ east 26.975 metres

north $8^{\circ} 23' 30''$ east 25.609 metres;

Thence north $50^{\circ} 28'$ east along the northerly limits of Lots 21 and 22 within Plan Number M-295 to the place of beginning.

iii. Except for:

Beginning at the northwesterly angle of Part 1 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-2296 being the southeasterly limit of the intersection of Old Ancaster Dundas Road and Montgomery Drive;

Thence north $68^{\circ} 18' 30''$ east 67.522 metres to an angle therein;

Thence south $11^{\circ} 37' 40''$ east 52.298 metres to an angle therein;

Thence south $15^{\circ} 3'$ east 10.086 metres to an angle therein;

Thence south $36^{\circ} 25'$ west 141.592 metres to an angle therein;

Thence north $67^{\circ} 58'$ west 49.009 metres to an angle therein;

Thence north $22^{\circ} 9' 30''$ east 142.049 metres to the place of beginning.

iv. Except for:

Beginning at the intersection of the southeasterly angle of Part 18 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-4989 and the westerly limit of Old Ancaster-Dundas Road;

Thence north $60^{\circ} 19' 20''$ west 35.524 metres to a southwesterly angle of Part 17 within said Plan 62R-4989;

Thence north $12^{\circ} 56'$ west 59.085 metres to an angle therein;

Thence south $77^{\circ} 01'$ west 44.440 metres to an angle therein;

Thence north 2° 55' 10" west 191.335 metres to the northwesterly angle of Part 17 within Plan Number 62R-4989;

Thence north 65° 16' 20" east 192.247 metres to the northeasterly angle of Part 17 within Plan Number 62R-4989;

Thence in a southerly direction along the easterly limit of Part 17 and the northeasterly limit of Part 18 of Plan Number 62R-4989 to intersect with the westerly limit of Old Ancaster-Dundas Road;

Thence southwesterly along the westerly limit of Old Ancaster-Dundas Road to the place of beginning.

- v. Beginning at the intersection of the easterly limit of an Instrument registered in the Land Registry Division of Wentworth (No. 62) as Number 96671 H.L. and the northerly limit of Mohawk Road;

Thence north 13° 54' west to the northeasterly angle of Instrument Number 96671 H.L.;

Thence south 74° 49' 35" west a distance of 27.424 metres to a point;

Thence south 13° 54' east a distance of 0.57 metres to a point;

Thence south 74° 7' west a distance of 36.7583 metres to the westerly limit of an Instrument registered in the Land Registry Division of Wentworth (No. 62) as Number 25256 ANC. REMAINDER;

Thence south 13° 54' east to intersect with the northerly limit of Mohawk Road;

Thence easterly along the northerly limit of Mohawk Road to the place of beginning.

- vi. Beginning at the intersection of the easterly limit of Part 2 within the aforementioned Plan Number 62R-9443 and the northerly limit of Mohawk Road;

Thence north 13° 54' west to the northeasterly angle of Part 2;

Thence south 74° 7' west a distance of 20.90 metres to the northwesterly angle of Part 2;

Thence southerly following along the westerly limit of Part 2 within Plan Number 62R-9443 to the point of intersection with the northerly limit of Mohawk Road;

Thence easterly along the northerly limit of Mohawk Road to the place of beginning.

- vii. Beginning at the intersection of the northerly limit of Mohawk Road and the southeasterly angle of Part 1 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-7312;

Thence north 13° 45' 10" west 60.876 metres to the northeasterly angle of Part 1;

Thence south 74° 07' west 32.461 metres to the northwesterly angle of Part 1;

Thence south 76° 25' 20" west 17.118 metres to a point being the northerly limit of Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-6636;

Thence south 11° 41' east 11.04 metres to an angle therein;

Thence south 76° 14' 30" west 12.945 metres to the west limit of Plan Number 62R-6636;

Thence south 13° 45' 30" east 8.418 metres to the northeasterly angle of Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-5625;

Thence south 76° 18' 30" west 22.490 metres to the northwesterly angle of Part 2;

Thence south 13° 41' 30" east 43.47 metres to the northerly limit of Mohawk Road;

Thence easterly following along the northerly limit of Mohawk Road to the place of beginning.

- viii. Beginning at the point of intersection of the northerly limit of Mohawk Road and a southeasterly angle of the southerly limit of Part 1 on Plan Number 62R-5625;

Thence north 13° 41' 30" west 106.73 metres to an angle therein;

Thence south 74° 14' 50" west 127.93 metres to an angle therein;

Thence south 13° 52' 40" east 63.21 metres to an angle therein;

Thence south 76° 09' 30" west 18.29 metres to an angle therein;

Thence south 13° 52' 40" east 56.64 metres to the northerly limit of Mohawk Road;

Thence easterly following the northerly limit to the place of the beginning;

- ix. Beginning at the point of intersection of the northerly limit of Mohawk Road (Rousseaux Street) and the southeasterly angle of an Instrument registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 168091 H.L. as defined along the southerly limit of Part 1 of Plan Number 62R-338;

Thence north 2° 17' west 33.830 metres to an angle therein;

Thence north 85° 38' west 18.288 metres to an angle therein;

Thence south 2° 17' east 33.830 metres to the northerly limit of Mohawk Road (Rousseaux Street);

Thence easterly along the northerly limit of Mohawk Road (Rousseaux Street) to the place of beginning.

- x. Beginning at the point of intersection of the northerly limit of Mohawk Road (Rousseaux Street) and the southeasterly angle of an Instrument registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 116771 A.B. as defined along the southerly limit of Part 1 of Plan Number 62R-338;

Thence north 0° 22' west 30.154 metres to an angle therein;

Thence north 85° 38' west 38.100 metres to an angle therein;

Thence south 0° 22' east 37.091 metres to the northerly limit of Mohawk Road (Rousseaux Street);

Thence easterly along the northerly limit of Mohawk Road (Rousseaux Street) to the place of beginning.

- xi. Beginning at the point of intersection of the northerly limit of Mohawk Road (Rousseaux Street) and the southeasterly angle of an Instrument registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 15276 A. B. as defined along the southerly limit of Part 6 of Plan Number 62R-338;

Thence north 0° 19' east 36.576 metres to an angle therein;

Thence north 82° 29' 20" west 18.696 metres to an angle therein;

Thence south 1° 22' west 35.268 metres to the northerly limit of Mohawk Road (Rousseaux Street);

Thence easterly along the northerly limit of Mohawk Road (Rousseaux Street) to the place of the beginning.

BRENDA ELLIOTT
Minister of Environment and Energy

Dated at Toronto on March 7, 1996.

16/96

ONTARIO REGULATION 137/96

made under the
PLANNING ACT

Made: April 2, 1996

Filed: April 4, 1996

Amending O. Reg. 25/86
(Zoning Areas—Territorial District of Kenora,
Part of the Sioux Lookout Planning Area)

Note: Since January 1, 1996, Ontario Regulation 25/86 has been amended by Ontario Regulation 133/96. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Section 68 of Ontario Regulation 25/86 is revoked and the following substituted:

68. (1) Despite section 4, the land described in subsection (2) is, for the purposes of this Order, land in a Rural Residential Zone and the fourplex dwelling unit existing on the land on the day this section comes into force may continue to be used.

(2) Subsection (1) applies to that parcel of land in the Township of Drayton in the District of Kenora being part of Lot 8 in Range II of the Reserve and more particularly described as Parcel 13829 DKF save and except the following parcel of land:

Commencing at a point in the westerly limit of said Lot 8, distant 16 metres measured south 0° 08' 08" east therealong from the northwest corner of said Lot 8;

Thence south 83° east, 68 metres;

Thence south 11° 30' west, 46 metres;

Thence south 64° east, 47 metres;

Thence south 19° 30' west, 165 metres;

Thence south 9° west, 30 metres;

Thence south 67° 18' 26" west, 43.51 metres, more or less, to the west limit of said Lot 8;

Thence north 0° 08' 08" west along the said west limit of Lot 8, 275.92 metres, more or less, to the point of commencement.

(3) Despite section 4, the land described in subsection (4) is, for the purposes of this Order, land in an Open Space Zone.

(4) Subsection (3) applies to that parcel of land in the geographic Township of Drayton in the District of Kenora, being composed of part of Lot 8 Range II, in the Reserve more particularly described as part of Parcel 13829 DKF described as follows:

Commencing at a point in the westerly limit of said Lot 8, distant 16 metres measured south 0° 08' 08" east therealong from the northwest corner of said Lot 8;

Thence south 83° east, 68 metres;

Thence south 11° 30' west, 46 metres;

Thence south 64° east, 47 metres;

Thence south 19° 30' west, 165 metres;

Thence south 9° west, 30 metres;

Thence south 67° 18' 26" west, 43.51 metres, more or less, to the west limit of said Lot 8;

Thence north 0° 08' 08" west along the said west limit of Lot 8, 275.92 metres, more or less, to the point of commencement.

2. Ontario Regulation 25/86 is amended by adding the following section:

120. (1) Despite section 4, the land described in subsection (1) is, for the purposes of this Order, in a Rural Residential Zone.

(2) Subsection (1) applies to that parcel of land in the Geographic Township of Drayton in the District of Kenora described as Lot 8, Range III of the Reserve in the geographic Township of Drayton, being Parcel 21458, in the Land Registry Office for the Land Titles Division of Kenora (No. 23).

BRYAN O. HILL
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs and Housing

Dated at Toronto on April 2, 1996.

16/96

ONTARIO REGULATION 138/96
made under the
EMPLOYMENT STANDARDS ACT

Made: April 4, 1996
Filed: April 4, 1996

SUCCESSOR EMPLOYERS

1. (1) A successor employer is exempted from subsection 13.1 (4) of the Act (compliance with Part XIV of the Act) with respect to the following classes of employees:

1. Employees who are actively employed in providing services at the premises but whose job duties were not primarily performed at the premises during the 13 weeks immediately preceding the day on which the successor employer begins to provide services at the premises.
2. Employees who are employed, but not actively employed, in providing services at the premises but whose job duties were not primarily performed at the premises during their most recent 13 weeks of active employment.
3. Employees who have not worked at the premises for at least 13 weeks in the 26 weeks immediately preceding the day on which the successor employer begins to provide services at the premises.
4. Employees who refuse an offer of employment with the successor employer that is reasonable, having regard to the terms and conditions of employment that the employees have with the previous employer before the successor employer begins to provide services at the premises.

(2) For the purposes of paragraph 3 of subsection (1), the 26-week period shall be extended by any period during which the provision of services at the premises was temporarily discontinued.

(3) For the purposes of paragraph 3 of subsection (1), the 26-week period for an employee shall be extended by any period during which he or she was on a leave under Part XI of the Act.

2. (1) For the purposes of subsection 13.1 (8) of the Act, the employer is required to give the owner or manager of the premises the following information about each employee who is providing the services:

1. His or her name, residential address and telephone number.
2. His or her job classification or job description.

3. The wage rate actually paid to the employee.

4. A description of the benefits, if any, provided to the employee including the cost of each benefit and the benefit period to which the cost relates.

5. The number of hours that the employee works in a regular non-overtime work week.

6. The date on which the employer hired the employee.

7. Any period of employment attributed to the employer under subsection 13.1 (3) or (5) of the Act.

8. The number of weeks that the employee worked at the premises during the 26 weeks preceding the date on which the request was made for the information.

9. A statement indicating whether the employee,

i. is actively employed in providing services at the premises but whose job duties were not primarily performed at the premises during the 13 weeks immediately preceding the date on which the request was made for the information, or

ii. is employed, but not actively employed, in providing services at the premises but whose job duties were not primarily performed at the premises during his or her most recent 13 weeks of active employment.

(2) Paragraph 5 of subsection (1) does not apply if the employee's hours of work vary from week to week. Instead, the employer shall inform the owner or manager of the number of the employee's non-overtime hours for each week that the employee worked during the 13 weeks preceding the date on which the request was made for the information.

(3) For the purposes of paragraph 8 of subsection (1), the 26-week period shall be extended by any period during which the provision of services at the premises was temporarily discontinued.

(4) For the purposes of paragraph 8 of subsection (1), the 26-week period shall be extended by any period during which the employee was on a leave under Part XI of the Act.

3. For the purposes of subsection 13.1 (10) of the Act, the owner or manager is required to give the information described in paragraphs 2 to 9 of subsection 2 (1) about the employees who are providing the services at the premises on the request date.

16/96

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996-04-27

ONTARIO REGULATION 139/96 made under the CONSERVATION AUTHORITIES ACT

Made: April 4, 1996
Filed: April 10, 1996

MUNICIPAL LEVIES

1. (1) In this Regulation,

"non-matching levy" means a levy approved by a weighted majority of the members at a meeting for which five days notice was provided to the affected municipalities and at which a recorded vote was taken;

"weighted majority" means the votes of 51 per cent of those represented after the votes are weighted by the percentage of discounted equalized assessment for each municipality.

(2) For the purpose of the definition of "weighted majority", the weighting for a municipality may not exceed 50 per cent of the total weighting, except where the majority of the members of a conservation authority are appointed by one municipality.

2. A non-matching levy may be levied by conservation authorities against participating municipalities.

3. The total of non-matching levies for any project or activity may not exceed the total cost of the project or activity.

17/96

ONTARIO REGULATION 140/96 made under the CROP INSURANCE ACT (ONTARIO)

Made: April 4, 1996
Filed: April 11, 1996

APPEAL PROCEEDINGS

1. (1) The Crop Insurance Arbitration Board is continued under the name Crop Insurance Appeal Board in English and Commission d'appel de l'assurance-récolte in French.

(2) The Board consists of the members appointed to the Ontario Drainage Tribunal under section 98 of the *Drainage Act* and has the same chair and vice-chairs as the Tribunal.

2. The Board has exclusive jurisdiction to hear and determine all disputes between the Commission and an insured person arising out of the adjustment of a loss under a contract of insurance.

RÈGLEMENT DE L'ONTARIO 140/96 pris en application de la LOI SUR L'ASSURANCE-RÉCOLTE (ONTARIO)

pris le 4 avril 1996
déposé le 11 avril 1996

APPELS

1. (1) La commission appelée The Crop Insurance Arbitration Board est maintenue sous le nom de Commission d'appel de l'assurance-récolte en français et Crop Insurance Appeal Board en anglais.

(2) La Commission d'appel de l'assurance-récolte se compose des membres nommés à la Commission de drainage de l'Ontario en vertu de l'article 98 de la *Loi sur le drainage* et a le même président et les mêmes vice-présidents que cette dernière.

2. La Commission d'appel de l'assurance-récolte a compétence exclusive pour entendre et trancher les différends qui naissent entre la Commission ontarienne de l'assurance-récolte et l'assuré au sujet de l'évaluation des pertes aux termes d'un contrat d'assurance.

3. (1) If the Commission and an insured person have failed to resolve any dispute arising out of the adjustment of a loss under a contract of insurance and have complied with all requirements respecting the filing of proof of loss forms, either party may appeal the matter in dispute to the Board.

(2) To appeal the matter in dispute, the appellant shall file a notice of appeal with the Board and send a copy of the notice to the other party within one year of filing the proof of loss form.

(3) Where a party has appealed in accordance with subsection (2), the Board shall fix a day, a time and a place for considering the matter in dispute and hearing the parties, and shall notify the parties accordingly.

(4) On the day, and at the time and place so fixed the Board shall hear the evidence of the parties respecting the matter in dispute, and shall make a decision on the matter.

4. The Board may sit at any place in Ontario.

5. (1) A quorum for the Board is two members, one or whom is the chair or a vice-chair.

(2) The decision of a majority of the members present and constituting a quorum is the decision of the Board.

(3) A decision of the Board is final.

6. Subject to this Regulation, the practice and procedure of the Board shall be as provided for in the *Statutory Powers Procedure Act*.

7. Regulation 215 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 262/92 are revoked.

3. (1) Si la Commission ontarienne de l'assurance-récolte et l'assuré ne règlent pas un différend au sujet de l'évaluation des pertes aux termes d'un contrat d'assurance et qu'ils ont respecté toutes les exigences quant au dépôt de la formule de preuve de perte, l'une ou l'autre des parties peut interjeter appel du différend auprès de la Commission d'appel de l'assurance-récolte.

(2) Pour interjeter appel du différend, l'appelant dépose un avis d'appel auprès de la Commission d'appel de l'assurance-récolte et en envoie une copie à l'autre partie dans l'année du dépôt de la formule de preuve de perte.

(3) Lorsqu'une partie a interjeté appel conformément au paragraphe (2), la Commission d'appel de l'assurance-récolte fixe la date, l'heure et l'endroit où elle examinera le différend et entendra les parties, et les en avise.

(4) À la date, à l'heure et à l'endroit ainsi fixés, la Commission d'appel de l'assurance-récolte entend les témoignages présentés par les parties sur le différend et rend une décision sur celui-ci.

4. La Commission d'appel de l'assurance-récolte peut siéger partout en Ontario.

5. (1) Le quorum pour la Commission d'appel de l'assurance-récolte est constitué de deux membres dont un est le président ou l'un des vice-présidents.

(2) La décision rendue par la majorité des membres qui sont présents et qui constituent le quorum représente la décision de la Commission d'appel de l'assurance-récolte.

(3) La décision de la Commission d'appel de l'assurance-récolte est définitive.

6. Sous réserve du présent règlement, la procédure à suivre devant la Commission d'appel de l'assurance-récolte est prévue à la *Loi sur l'exercice des compétences légales*.

7. Le Règlement 215 des Règlements refondus de l'Ontario de 1990 et le Règlement de l'Ontario 262/92 sont abrogés.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996—05—04

ONTARIO REGULATION 141/96 made under the FUEL TAX ACT

Made: April 15, 1996
Filed: April 17, 1996

Amending Reg. 464 of R.R.O. 1990
(General)

Note: Regulation 464 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) The definition of "current registration year" in subsection 1 (1) of Regulation 464 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"current registration year" means the registration year that most recently commenced;

(2) Subsection 1 (1) of the Regulation is amended by adding the following definition:

"gross vehicle weight" means,

- (a) the combined weight of the motor vehicle and load, or
- (b) where the motor vehicle is drawing a trailer or trailers, the combined weight of the motor vehicle, trailer or trailers and load;

(3) The definition of "interjurisdictional vehicle" in subsection 1 (1) of the Regulation is revoked and the following substituted:

"interjurisdictional vehicle" means a motor vehicle, other than a motor vehicle referred to in clause (b) or (c) of the definition of "interjurisdictional carrier" in section 1 of the Act or a recreational vehicle, operated by an interjurisdictional carrier that is,

- (a) powered by fuel as defined in section 1 of the Act,
- (b) used, designed or maintained for transportation of persons or property, and
 - (i) has two axles and gross vehicle weight exceeding 26,000 pounds or 11,797 kilograms,
 - (ii) has three or more axles regardless of weight, or
 - (iii) draws a trailer or trailers when the combined weight of the vehicle and the trailer or trailers exceeds 26,000 pounds or 11,797 kilograms gross vehicle weight or registered gross vehicle weight, and
- (c) operated or expected to be operated both inside and outside Ontario during a registration year;

(4) The definition of "Ontario trip registration certificate" in subsection 1 (1) of the Regulation is amended by striking out

"subsection 3 (1) of the Act" in the second line and substituting "section 4.13 of the Act".

(5) The definition of "prior registration year" in subsection 1 (1) of the Regulation is revoked and the following substituted:

"prior registration year" means the registration year that most recently ended;

(6) Subsection 1 (1) of the Regulation is amended by adding the following definitions:

"recreational vehicle" means a motor vehicle, whether or not it draws a trailer or trailers, used as transportation without compensation and for personal or recreational purposes provided it is not used in connection with any business endeavour;

"registered gross vehicle weight" means the weight for which a permit has been issued under the *Highway Traffic Act*;

(7) Subsection 1 (1) of the Regulation is further amended by adding the following definition:

"registration decal" means a registration decal issued under section 4.13 of the Act;

(8) The definition of "registration year" in subsection 1 (1) of the Regulation is revoked and the following substituted:

"registration year" means any of,

- (a) a 12 month period beginning on July 1, in respect of registration years ending on or before June 30, 1995,
- (b) the 18 month period beginning on July 1, 1995 and ending on December 31, 1996, or
- (c) a 12 month period beginning on January 1, in respect of registration years beginning after December 31, 1996.

2. (1) Subsection 2 (1) of the Regulation is amended by adding the following paragraphs:

2. In the operation of railway maintenance equipment that is used only on rails for the maintenance of a public transportation system.

4. In the curing of tobacco.

5. In the bench testing of an aircraft engine before installation of the engine on an aircraft.

6. In the testing of a motor vehicle engine before installation of the engine in a motor vehicle.

7. In the development and quality assurance testing of fuel.

(2) Subsections 2 (2) and (3) of the Regulation are revoked and the following substituted:

(2) An application under subsection 4.11 (2) of the Act shall be in a form approved by the Minister.

(3) A fuel acquisition permit shall be in a form approved by the Minister.

3. (1) Subsection 3 (1.1) of the Regulation is revoked and the following substituted:

(1.1) Every interjurisdictional carrier who makes an application under subsection 4.13 (4) of the Act shall pay an annual fee for each registration decal issued by the Minister in the amount of,

(a) \$5 if the registration decal pertains to a registration year ending on or before December 31, 1996; and

(b) \$10 if the registration decal pertains to a registration year beginning on or after January 1, 1997.

(2) Subsection 3 (7) of the Regulation is revoked and the following substituted:

(7) An Ontario trip registration certificate shall be in a form approved by the Minister.

4. Section 4 of the Regulation is revoked.

5. Section 5 of the Regulation is amended by adding the following subsections:

(11) Despite any other provision in this section, upon written consent of the Minister, on such conditions and restrictions as the Minister considers appropriate, a registered dyer may colour fuel with a dye injection system or may use a fuel delivery system that delivers coloured fuel from a loading arm that also delivers clear fuel or may do both,

(a) for a specified period of time for the purpose of testing such dye injection system or fuel delivery system or both or;

(b) on a permanent basis.

(12) Where a registered dyer wishes to use a dye injection system or fuel delivery system under subsection (11), it must satisfy the Minister that the dye injection system or fuel delivery system will dye or deliver fuel in accordance with the prescribed specifications and will not allow,

(a) the contamination of either coloured fuel or clear fuel with the other fuel;

(b) the delivery of clear fuel when coloured fuel is intended to be delivered or the delivery of coloured fuel when clear fuel is intended to be delivered.

6. Subsections 10 (7) and (11) of the Regulation are amended by striking out "Treasurer" wherever it appears and substituting in each case "Minister".

7. Forms 1, 2, 3 and 7 of the Regulation are revoked.

8. (1) Subsections 1 (4) and (7) and section 4 of this Regulation shall be deemed to have come into force on January 1, 1992.

(2) Section 5 of this Regulation shall be deemed to have come into force on January 1, 1993.

(3) Subsection 2 (1) of this Regulation shall be deemed to have come into force on July 1, 1993.

(4) Section 6 of this Regulation shall be deemed to have come into force on June 23, 1994.

(5) Subsections 1 (1), (5) and (8) and subsection 3 (1) of this Regulation shall be deemed to have come into force on July 1, 1995.

(6) Subsections 1 (2), (3) and (6) of this Regulation come into force on January 1, 1996.

(7) Subsections 2 (2) and 3 (2) and section 7 of this Regulation come into force on the day this Regulation is filed.

DAVID JOHNSTON
Minister of Finance

Dated at Toronto on April 15, 1996.

18/96

ONTARIO REGULATION 142/96
made under the
PLANNING ACT

Made: April 3, 1996
Filed: April 16, 1996

Amending O. Reg. 104/72
(Restricted Areas—Regional Municipality of York,
Town of Markham)

Note: Ontario Regulation 104/72 has not been amended in 1996. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. (1) Paragraph 2 of section 2 of Ontario Regulation 104/72 is revoked and the following substituted:

2. Lots 21, 22, 23, 24, 25, 26, 27, 28 and 29 in Concession VI save and except the westerly 250 feet of Lot 29 in Concession VI.

(2) Paragraph 3 of section 2 of the Regulation is revoked and the following substituted:

3. Lots 21, 22, 23, 24, 25, 26, 27, 28, 29 and the southerly quarter of Lot 30 in Concession VII.

(3) Paragraph 4 of section 2 of the Regulation is revoked and the following substituted:

4. That portion of lots 19 and 20 east of the Little Rouge Creek and lots 21, 22, 23, 24, 25, 26, 27, 28 and 29 and the southerly half of Lot 30 in Concession VIII.

(4) Paragraph 5 of section 2 of the Regulation is revoked.

(5) Paragraph 7 of section 2 of the Regulation is revoked and the following substituted:

7. Lots 17 to 29 inclusive and the southerly half of Lot 30 in Concession IX, save and except the following:

(i) those portions of lots 17, 18, 19 and 20, south of Little Rouge Creek in Concession IX in the Town of Markham, in the Regional Municipality of York and shown on a map

numbered 188 identified by the Registrar of Regulations Office on April 16, 1996 and filed with the Plans Administration Branch, Central and Southwest of the Ministry of Municipal Affairs and Housing at Toronto.

DIANA LINN JARDINE
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs and Housing

Dated at Toronto on April 3, 1996.

18/96

ONTARIO REGULATION 143/96
made under the
MUNICIPAL ACT

Made: April 4, 1996
Filed: April 16, 1996

**POWERS OF THE MINISTER OR A COMMISSION
FOR THE IMPLEMENTATION OF A
RESTRUCTURING PROPOSAL**

1. (1) Sections 2 to 17 set out the powers that,

- (a) the Minister may exercise in implementing a restructuring proposal made by a municipality or local body that the Minister is required to implement under subsection 25.2 (4) of the Act; and
- (b) a commission under section 25.3 of the Act may exercise in implementing a restructuring proposal that it has developed and is authorized to implement under subsection 25.3 (13) of the Act.

(2) In sections 2 to 17,

"elector" means a person whose name appears on the polling list, as amended up until the close of the polls, for the last regular municipal election;

"local board" means a local board as defined in section 1 of the *Municipal Affairs Act* but does not include a school board, children's aid society, committee of management or board of management of a home for the aged, conservation authority, board of health, planning board, municipal planning authority or district welfare administration board;

"merged area" means, in respect of a local municipality that exists after a restructuring proposal comes into effect,

- (a) all or the part of a local municipality existing before the restructuring proposal comes into effect that forms part of the local municipality,
- (b) any part of previously unorganized territory that forms part of the local municipality, and
- (c) a part of an area described in clause (a) or (b) which is assessed on a different basis than other parts of the area;

"school board" means a board as defined in subsection 1 (1) of the *Education Act*.

2. The Minister or a commission may,

- (a) annex part of a municipality to another municipality;
- (b) annex a locality that does not form part of a municipality to a municipality;
- (c) amalgamate a municipality with another municipality;
- (d) separate a local municipality from a county for municipal purposes;
- (e) join a local municipality to a county for municipal purposes;
- (f) incorporate the inhabitants of a locality as a municipality.

3. (1) Subject to section 5, the Minister or a commission may dissolve all or part of a municipality so long as, on dissolution,

- (a) all liabilities and obligations of the dissolved municipality or local board or all liabilities and obligations related to the dissolved part of the municipality are vested in one or more local municipalities or local boards existing in the locality following the dissolution;
- (b) if a county has been dissolved in whole or in part, the power and obligation of the county to establish and maintain a home for the aged is transferred, for the purposes of the local municipality only, to each of the local municipalities existing in the area of the dissolved county or part of the county following the dissolution; and
- (c) if a county or local board of a county is legally required to provide a service and local municipalities and their local boards do not have the authority to provide the service, the power and obligation to provide the service are transferred, for the purposes of the local municipality only, to each of the local municipalities or their local boards existing in the area of the dissolved county or part of the county following the dissolution.

(2) The Minister or a commission may provide for the matters referred to in clauses (1) (a), (b) and (c).

4. (1) The exercise of the powers set out in sections 2, 3 and 11 does not have the effect of,

- (a) changing, directly or indirectly, the territorial jurisdiction of a school board; and
- (b) affecting the application of a school board by-law that imposes education development charges on land undergoing development in a municipality or locality other than in the following ways:

1. The rights and duties of a treasurer of a municipality and a municipality under the by-law and Part III of the *Development Charges Act* are transferred to the treasurer of the municipality and the municipality that issues building permits on land undergoing development that is subject to the by-law after the restructuring proposal comes into effect.
2. The rights and duties of a school board treasurer and a school board under subsection 37 (3) of the *Development Charges Act* are transferred to the treasurer of any municipality and any municipality that issues building permits on land undergoing development that is subject to the by-law after the restructuring proposal comes into effect.
3. Amounts collected by the treasurer of a municipality under the by-law and Part III of the *Development Charges Act* are transferred to the treasurer of the municipality that exists after the restructuring proposal comes into effect where the land in respect of which the charge was imposed is located.

(2) The exercise of the power set out in section 3 to dissolve a county does not have the effect of removing the power and obligation to establish and maintain a home for the aged from a local municipality that, prior to the dissolution, did not form part of the dissolved county for municipal purposes.

(3) Nothing in this Regulation affects the application of section 69 of the *Labour Relations Act, 1995* and section 13 of the *Employment Standards Act*.

5. The Minister or a commission may create, amalgamate and dissolve local boards of municipalities so long as the exercise of such power,

- (a) does not result in,
 - (i) a municipality having more than one local board providing the same service, unless a municipality may, under any Act, have more than one local board providing the same service,
 - (ii) a municipality having a type of local board other than a type the municipality is required to have or may have under any Act,
 - (iii) a local board having powers other than powers it has or may have under any Act,
 - (iv) a municipality that is required to provide police services failing to comply with section 4 of the *Police Services Act*; and
- (b) results in a municipality having a local board of a type that the municipality is required to have under any Act.

6. (1) The Minister or a commission may establish the composition of a council of a municipality so long as,

- (a) the council of a municipality has a head of council and at least four other members;
- (b) the head of council of a local municipality is elected by general vote;
- (c) the members of the council of a local municipality are elected in accordance with the *Municipal Elections Act* and, if the members of the council of a county are elected, the election is held in accordance with that Act; and
- (d) the members of the council of a municipality are qualified electors under section 13 or 14 of the *Municipal Elections Act* and are not disqualified from holding the office under any Act.

(2) The Minister or a commission may establish the composition of a public utility commission so long as,

- (a) the members of the public utility commission are, if elected, elected in accordance with the *Municipal Elections Act*;
- (b) the public utility commission has at least three members;
- (c) the members of the public utility commission are qualified electors under section 13 or 14 of the *Municipal Elections Act* and are not disqualified from holding the office under any Act; and
- (d) the head of council of a municipality is a member of the municipality's public utility commission.

7. The Minister or a commission may provide for the number of votes a member of the council of a municipality has on council.

8. The Minister or a commission may establish wards for a municipality or public utility commission and may alter or dissolve the wards of a municipality and public utility commission.

9. (1) This section applies only if a two-tier system of municipal government will exist after the implementation of a restructuring proposal.

(2) If a local municipality forms part of a county for municipal purposes, the restructuring proposal covers a majority of local municipalities forming part of the county for municipal purposes and they have a majority of all electors in the county, the Minister or a commission may, subject to section 5 and subsections (3), (4) and (5), transfer,

- (a) to a county or local board of a county a power of a local municipality or local board of a local municipality under any Act to provide services or facilities; and
- (b) to a local municipality or local board of a local municipality a power of a county or local board of a county under any Act to provide services or facilities.

(3) A local municipality or local board of a local municipality to which a power of a county or local board of a county is transferred may exercise the transferred power for the purposes of the local municipality only.

(4) Subsection (2) does not authorize the transfer of the powers of a county or local board of a county under the *Homes for the Aged and Rest Homes Act* or the *General Welfare Assistance Act* or the transfer of any power of a municipality under the *Police Services Act* or the *Planning Act*, other than the approval of plans of subdivision under sections 51, 51.1 and 51.2 of the *Planning Act* and the giving of consents under section 53 of that Act.

(5) A power of a municipality or local board transferred under subsection (1) becomes an exclusive power of the municipality to which the power is transferred unless it is expressly provided that the transferring municipality or local board may continue to exercise it.

10. The Minister or a commission may provide that a municipality or local board from which a power to provide a service or facility was transferred under section 9 may, by agreement with the municipality or local board to which the power was transferred, provide a service or facility of the type authorized under the transferred power.

11. The Minister or a commission may provide for and change the status and name of a municipality and the name of a local board so long as after such a change,

- (a) in a two-tier system of municipal government, the upper-tier municipality has the status of a county and the lower-tier municipalities have the status of a city, town, village or township;
- (b) a local municipality that does not form part of a county for municipal purposes has the status of a city, town, village or township;
- (c) the name of a municipality is not the same as the name of any other municipality in Ontario, including a regional, metropolitan or district municipality, the County of Oxford and their local municipalities.

12. Subject to clause 3 (1) (a) and section 5, the Minister or a commission may transfer assets and liabilities, rights and obligations of

municipalities and local boards to other municipalities and local boards and determine the amount a municipality or local board shall pay to another municipality or local board in settlement of the transfer.

13. (1) Subject to section 5 and subsections (2), (3) and (4), the Minister or a commission may provide for the continuation, cessation, extension or otherwise of official plans, by-laws and resolutions of municipalities and local boards in a locality to which a restructuring proposal applies.

(2) Official plans and zoning by-laws pertaining to an area of a locality to which a restructuring proposal applies shall be deemed to be official plans and zoning by-laws of municipalities and local boards in which the area is located after the restructuring proposal comes into effect, until they are amended or repealed under the *Planning Act*.

(3) By-laws passed under section 3 of the *Development Charges Act* shall not be made to apply to a greater area than that to which they applied before the restructuring.

(4) By-laws or resolutions that could not be lawfully repealed by the council of a municipality or a local board shall not be repealed under subsection (1).

14. (1) Subject to clauses 6 (1) (a) and (d) and clauses 6 (2) (b), (c) and (d), the Minister or a commission may, if a restructuring proposal in a locality comes into effect at any time other than at the end of the regular term of office of a council of a municipality or a public utility commission, provide for and establish the composition of an interim council of a municipality or interim public utility commission whose members shall hold office until the end of the regular term of office.

(2) The members of an interim council or interim public utility commission shall be determined,

(a) by holding a special election under section 108 of the *Municipal Elections Act*, but no such special election shall be held in a regular municipal election year; or

(b) in the case of an interim council of a municipality, by designating members of the councils of the municipalities any part of which existed in the locality before the restructuring proposal comes into effect and, in the case of an interim public utility commission, by designating members of the public utility commissions any part of which existed in the locality before the restructuring proposal comes into effect.

(3) The Minister or a commission may,

(a) shorten the regular term of office of a council of a municipality or local board to the date on which an interim council or local board takes office;

(b) extend the regular term of office of a council of a municipality or local board to the earlier of the date a restructuring proposal comes into effect or January 1 of the year following a regular municipal election.

15. (1) If a restructuring proposal comes into effect during a regular municipal election year as provided in section 18, the Minister or a commission may make special provisions,

(a) for holding the regular municipal election under the *Municipality Elections Act* in that year; and

(b) for holding a regular election under the *Education Act* in that year.

(2) If a restructuring proposal for a locality comes into effect between December 1 of a regular municipal election year and January 1

of the following year inclusive, the Minister or a commission may provide for holding the regular municipal election in accordance with the *Municipal Elections Act* and a regular election under the *Education Act* as if the municipalities, school boards and local boards that will exist after the restructuring were already in existence.

16. (1) The Minister or a commission may, for all purposes other than school purposes, provide that mill rates in any merged area of a local municipality be different from the rates that would have applied had this power not been exercised so long as the difference between the commercial mill rate and the residential and farm mill rate set out in section 9 of the *Ontario Municipal Support Grants Act* is maintained.

(2) The Minister or a commission may provide for merged area apportionments in a local municipality for all purposes other than school purposes so long as,

(a) the local municipality uses the most recent equalization factors provided by the Province for each merged area; and

(b) merged area apportionments do not apply after the local municipality is re-assessed generally or after all the merged areas of the local municipality are assessed on the same basis.

(3) The Minister or a commission may provide that, for the purpose of apportioning, requisitioning, levying, collecting and paying over taxes under Parts IV, V and IX of the *Education Act* and section 159 of the *Municipal Act*, the merged areas shall be deemed to be municipalities and the council of a local municipality shall be deemed to be the council of each merged area of that local municipality.

(4) The Minister or a commission may provide for the phase-in of shifts in real property and business taxes occurring as a result of an order made under this Regulation.

(5) The Minister or a commission may provide that mill rate adjustments apply to taxpayers in any area of a municipality in respect of debts, deficits, surpluses, reserves or reserve funds of municipalities and local boards created before the restructuring proposal comes into effect.

17. The Minister or a commission may provide for the arbitration, in accordance with the *Arbitration Act, 1991*, of any issue arising out of the interpretation of an order under this Regulation.

18. (1) Subject to subsection (2), an order of the Minister or a commission implementing a restructuring proposal shall not come into effect between January 2 and November 30, both inclusive, in a regular municipal election year.

(2) An order under subsection (1) may come into effect at any time between January 2 and July 1, both inclusive, in a regular municipal election year if,

(a) no existing wards are being changed;

(b) no new wards are being created;

(c) no local municipality is being split or partially dissolved; and

(d) all municipalities and wards remain wholly within one or more of the municipalities, combinations of municipalities, electoral areas or combinations of electoral areas to which trustee positions are distributed in that year under subsection 230 (15) or (21) of the *Education Act*.

ONTARIO REGULATION 144/96
made under the
PLANNING ACT

Made: April 12, 1996
Filed: April 17, 1996

Amending O. Reg. 104/72
(Restricted Areas—Regional Municipality of York,
Town of Markham)

Note: Ontario Regulation 104/72 has been amended by Ontario Regulation 142/96. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Section 25 of Ontario Regulation 104/72 as made by section 1 of Ontario Regulation 104/80, is revoked and the following substituted:

25. Despite section 4, the single dwelling existing on the day this section comes into force, on the land described in Schedule 10 is permitted if the following requirements are met:

Minimum Lot Area	0.49	hectares
Minimum Lot Frontage	67.1	metres
Minimum Front Yard	10	metres
Minimum Side Yard	3	metres

2. Schedule 10 of Ontario Regulation 104/72 as made by Schedule 2 of Ontario Regulation 104/80 is revoked and the following substituted:

Schedule 10

That parcel of land situated in the Town of Markham in the Regional Municipality of York Region, being that part of Lot 25 in Concession XXV designated as Parts 1 and 2 on Plan 65R-18217 deposited in the Land Registry Office for the Land Registry Division of York Region (No. 65).

DIANA LINN JARDINE
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs and Housing

Dated at Toronto on April 12, 1996.

18/96

ONTARIO REGULATION 145/96
made under the
LOCAL ROADS BOARDS ACT

Made: April 3, 1996
Filed: April 18, 1996

Amending Reg. 734 of R.R.O. 1990
(Establishment of Local Roads Areas—
Northern and Eastern Regions)

Note: Regulation 734 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Schedule 51 to Regulation 734 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Schedule 51

HENWOOD LOCAL ROADS AREA

All those portions of the Township of Henwood in the Territorial District of Timiskaming shown outlined on Ministry of Transportation Plan N-444-4, filed with the Records Service Unit of the Ministry of Transportation at North Bay on January 10, 1996.

2. Schedule 54 to the Regulation is revoked and the following substituted:

Schedule 54

HANLAN LOCAL ROADS AREA

All those portions of the townships of Hanlan and Bannerman in the Territorial District of Cochrane shown outlined on Ministry of Transportation Plan N-792-5, filed with the Records Service Unit of the Ministry of Transportation at North Bay on January 30, 1996.

AL PALLADINI
Minister of Transportation

Dated at Toronto on April 3, 1996.

18/96

ONTARIO REGULATION 146/96
made under the
LOCAL ROADS BOARDS ACT

Made: April 3, 1996
Filed: April 18, 1996

Amending Reg. 735 of R.R.O. 1990
(Establishment of Local Roads Areas—Northwestern Regions)

Note: Since January 1, 1996, Regulation 735 has been amended by Ontario Regulations 1/96 and 5/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Schedule 3 to Regulation 735 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Schedule 3**WARE LOCAL ROADS AREA**

All of the Township of Ware and that portion of Dawson Road Lots in the Territorial District of Thunder Bay shown outlined on Ministry of Transportation Plan N-1019-7, filed with the Records Services Unit of the Ministry of Transportation at Thunder Bay on February 15, 1996.

2. Schedule 6 to the Regulation is revoked and the following substituted:

Schedule 6**INWOOD LOCAL ROADS AREA**

All those portions of the Township of Inwood and unsurveyed territory lying south of the Township of Inwood and all that portion of the Township of Joynt in the Territorial District of Thunder Bay shown outlined on Ministry of Transportation Plan N-6000-6, filed with the Records Services Unit of the Ministry of Transportation at Thunder Bay on February 15, 1996.

3. Schedule 15 to the Regulation is revoked and the following substituted:

Schedule 15**GORHAM LOCAL ROADS AREA**

All of the Township of Gorham in the Territorial District of Thunder Bay shown outlined on Ministry of Transportation Plan N-735-6, filed with the Records Services Unit of the Ministry of Transportation at Thunder Bay on February 15, 1996.

4. Schedule 32 to the Regulation is revoked and the following substituted:

Schedule 32**REEF POINT LOCAL ROADS AREA**

All those portions of the Township of Watten in the Territorial District of Rainy River shown outlined on Ministry of Transportation Plan N-1015-9, filed with the Records Services Unit of the Ministry of Transportation at Thunder Bay on February 15, 1996.

5. Schedule 66 to the Regulation is revoked and the following substituted:

Schedule 66**NELLES LOCAL ROADS AREA**

All of the Township of Nelles in the Territorial District of Rainy River shown outlined on Ministry of Transportation Plan N-1396-2, filed with the Records Services Unit of the Ministry of Transportation at Thunder Bay on February 15, 1996.

6. Schedule 113 to the Regulation is revoked and the following substituted:

Schedule 113**PICKEREL LAKE LOCAL ROADS AREA**

All those portions of the townships of Broderick, Malachi, Rudd, Gidley and Pelican in the Territorial District of Kenora shown outlined on Ministry of Transportation Plan N-1364-4, filed with the Records

Services Unit of the Ministry of Transportation at Thunder Bay on February 15, 1996.

AL PALLADINI
Minister of Transportation

Dated at Toronto on April 3, 1996.

18/96

ONTARIO REGULATION 147/96
made under the
HIGHWAY TRAFFIC ACT

Made: April 15, 1996

Filed: April 18, 1996

Amending Reg. 621 of R.R.O. 1990
(Speed Limits in Territory Without Municipal Organization)

Note: Ontario Regulation 621 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 621 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedules:

Schedule 41

1. That part of the highway known as Silver Lake Road in the Territorial District of Manitoulin lying between a point situate at its intersection with the northerly limits of the highway known as No. 540 in the Township of Robinson to a point situate at its intersection with the northerly limits of the highway known as Burnt Island Road.

2. Fifty kilometres per hour.

Schedule 42

1. That part of the highway known as Burnt Island Road in the Territorial District of Manitoulin lying between a point situate at its intersection with the westerly limits of the highway known as Silver Lake Road in the Township of Robinson and a point situate at its intersection with the easterly limits of the highway known as No. 540.

2. Sixty kilometres per hour.

AL PALLADINI
Minister of Transportation

Dated at Toronto on April 15, 1996.

18/96

ONTARIO REGULATION 148/96
made under the
HIGHWAY TRAFFIC ACT

Made: April 15, 1996

Filed: April 18, 1996

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since January 1, 1996, Ontario Regulation 619 has been amended by Ontario Regulations 29/96 and 30/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Regulation 619 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

Schedule 261**HIGHWAY NO. 628****PART 1**

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

(Reserved)

PART 5

(Reserved)

PART 6District of Thunder
Bay—

Twp. of Nipigon

1. That part of the King's Highway known as No. 628 in the Township of Nipigon, in the Territorial District of Thunder Bay, beginning at a point situate at its intersection with the centreline of the Canadian National Railway tracks and extending westerly for a distance of 1030 metres.

AL PALLADINI
Minister of Transportation

Dated at Toronto on April 15, 1996.

18/96

ONTARIO REGULATION 149/96
made under the
HIGHWAY TRAFFIC ACT

Made: April 15, 1996

Filed: April 18, 1996

Amending Reg. 624 of R.R.O. 1990
(Stop Signs in Territory Without Municipal Organization)

Note: Regulation 624 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 624 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedules:

Schedule 161

1. The highway known as Grace Avenue in the Township of Leduc in the Territorial District of Thunder Bay at its intersection with the highway known as David Street.

2. Northbound and Southbound on Grace Avenue.

Schedule 162

1. The highway known as Grace Avenue in the Township of Leduc in the Territorial District of Thunder Bay at its intersection with the highway known as Main Street.

2. Northbound on Grace Avenue.

Schedule 163

1. The highway known as David Street in the Territorial District of Thunder Bay at its intersection with the highway known as Caroline Avenue.

2. Eastbound and Westbound on David Street.

AL PALLADINI
Minister of Transportation

Dated at Toronto on April 15, 1996.

18/96

ONTARIO REGULATION 150/96
made under the
HIGHWAY TRAFFIC ACT

Made: April 15, 1996

Filed: April 18, 1996

Amending Reg. 631 of R.R.O. 1990
(Yield Right-of-Way Signs in Territory
Without Municipal Organization)

Note: Regulation 631 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 631 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

Schedule 58

1. The highway known as Noble's Side Road in the Unorganized Municipality of Robinson in the Territorial District of Manitoulin at its intersection with the highway known as Burnt Island Road.

2. Northbound on Noble's Side Road.

AL PALLADINI
Minister of Transportation

Dated at Toronto on April 15, 1996.

18/96

ONTARIO REGULATION 151/96
made under the
HIGHWAY TRAFFIC ACT

Made: April 15, 1996
Filed: April 18, 1996

Amending Reg. 631 of R.R.O. 1990
(Yield Right-of-Way Signs in Territory
Without Municipal Organization)

Note: Since January 1, 1996, Regulation 631 has been amended by Ontario Regulation 150/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 631 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

Schedule 59

1. The highway known as DeLint Road in the Township of Lybster in the Territorial District of Thunder Bay at its intersection with the highway known as Fifth Side Road.

2. Southbound on DeLint Road.

AL PALLADINI
Minister of Transportation

Dated at Toronto on April 15, 1996.

18/96

ONTARIO REGULATION 152/96
made under the
HIGHWAY TRAFFIC ACT

Made: April 15, 1996
Filed: April 18, 1996

Amending Reg. 624 of R.R.O. 1990
(Stop Signs in Territory Without Municipal Organization)

Note: Since January 1, 1996, Regulation 624 has been amended by Ontario Regulation 149/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 624 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedules:

Schedule 158

1. The highway known as Tenth Side Road in the Unorganized Municipality of Robinson in the Territorial District of Manitoulin at its intersection with the highway known as Silver Lake Road.

2. Westbound on Tenth Side Road.

Schedule 159

1. The highway known as Tenth Side Road in the Unorganized Municipality of Robinson in the Territorial District of Manitoulin at its intersection with the highway known as Cook's Dock Road.

2. Eastbound on Tenth Side Road.

Schedule 160

1. The highway known as Tenth Side Road in the Unorganized Municipality of Robinson in the Territorial District of Manitoulin at its intersection with the highway known as Cook's Dock Road.

2. Westbound on Tenth Side Road.

AL PALLADINI
Minister of Transportation

Dated at Toronto on April 15, 1996.

18/96

ONTARIO REGULATION 153/96
made under the
LOCAL SERVICES BOARDS ACT

Made: April 14, 1996
Filed: April 18, 1996

**ORDER FOR DISSOLUTION—LOCAL
SERVICES BOARD OF HERON BAY**

1. The Local Services Board of Heron Bay and the Board area are hereby dissolved under clause 30 (c) of the Act.

2. (1) The Board's assets are vested in trust in the Ontario Realty Corporation to be disposed of by sale.

(2) The proceeds of sale shall be used to reimburse the Corporation for the costs incurred in selling the assets and to pay the debts owed to the Board's creditors, any balance remaining being paid to the Ministry.

(3) The trustee has general supervision of the disposition of the assets and the power to do anything necessary to implement this order effectively.

3. The Ministry shall publish in the Marathon Mercury and the Thunder Bay Times News an invitation to creditors of the Board to inform the Ministry of any claims or debts and shall give that information to the Ontario Realty Corporation.

4. The records and files of the Board shall be kept by the Ministry for at least five years from the date of this order.

5. Section 17 of Regulation 737 of the Revised Regulations of Ontario, 1990 is revoked.

CHRIS HODGSON
Minister of Northern Development and Mines

Dated at Toronto on April 14, 1996.

18/96

ONTARIO REGULATION 154/96made under the
LIQUOR LICENCE ACT

Made: April 10, 1996

Filed: April 19, 1996

Amending Reg. 723 of R.R.O. 1990
(Possession of Liquor in Provincial Parks)

Rondeau Provincial Park
 Rushing River Provincial Park
 Sandbanks Provincial Park
 Sauble Falls Provincial Park
 Serpent Mounds Provincial Park
 Sibbald Point Provincial Park
 Six Mile Lake Provincial Park
 Sleeping Giant Provincial Park
 Turkey Point Provincial Park
 Wheatley Provincial Park

Note: Regulation 723 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

18/96

1. The Schedule to Regulation 723 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Schedule

Awenda Provincial Park
 Balsam Lake Provincial Park
 Bass Lake Provincial Park
 Blue Lake Provincial Park
 Bon Echo Provincial Park
 Craileith Provincial Park
 Darlington Provincial Park
 Earl Rowe Provincial Park
 Emily Provincial Park
 Fitzroy Provincial Park
 Ipperwash Provincial Park
 Killbear Provincial Park
 Long Point Provincial Park
 MacGregor Point Provincial Park
 McRae Point Provincial Park
 Oastler Lake Provincial Park
 The Pinery Provincial Park
 Point Farms Provincial Park
 Port Burwell Provincial Park
 Presqu'ile Provincial Park
 Rideau River Provincial Park
 Rock Point Provincial Park

ONTARIO REGULATION 155/96made under the
LIQUOR LICENCE ACT

Made: April 10, 1996

Filed: April 19, 1996

Amending Reg. 719 of R.R.O. 1990
(Licences to Sell Liquor)

Note: Regulation 719 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 719 of the Revised Regulations of Ontario is amended by adding the following section:

98.2.2 The premises located at 133 John Street, Toronto and 600 King Street West, Toronto are exempt from the application of subsection 6 (4) of the Act.

18/96

CORRECTION

Ontario Regulation 36/96, published in the February 24, 1996 issue of *The Ontario Gazette*, should have been made under the "*Physician Services Delivery Management Act, 1996*".

18/96

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996—05—11

ONTARIO REGULATION 156/96 made under the PLANNING ACT

Made: April 16, 1996
Filed: April 22, 1996

DELEGATION OF AUTHORITY OF MINISTER TO REGIONAL MUNICIPALITY OF YORK: AMENDMENTS TO OFFICIAL PLANS

1. All authority of the Minister in respect of those amendments to the official plans for the local municipalities of the Regional Municipality of York that are set out in the Schedule is hereby delegated to the Council of the Regional Municipality of York.

2. All authority of the Minister in respect of applications for amendments to the official plans for the local municipalities of the Regional Municipality of York that were made to the local municipalities before March 28, 1995 and that were not adopted by the councils of the local municipalities before the day this regulation comes into force is hereby delegated to the Council of the Regional Municipality of York.

3. This Regulation comes into force on April 22, 1996.

Schedule

City of Vaughan

19-OP-1500-291
19-OP-1500-399
19-OP-1500-457
19-OP-1500-464
19-OP-1500-465

Town of Markham

19-OP-0015-040
19-OP-0016-001
19-OP-0016-015
19-OP-0016-019
19-OP-0016-020

Town of Richmond Hill

19-OP-0182-009
19-OP-0182-104
19-OP-0182-105
19-OP-0182-144
19-OP-0182-151
19-OP-0182-154

Town of East Gwillimbury

19-OP-3200-062
19-OP-3200-070
19-OP-3200-072
19-OP-3200-073
19-OP-3200-076
19-OP-3200-080
19-OP-3200-081
19-OP-3200-087
19-OP-3200-088
19-OP-3200-092

Town of Whitchurch-Stouffville

19-OP-0032-008
19-OP-0032-034
19-OP-0032-047
19-OP-0032-054
19-OP-0032-055
19-OP-0032-070
19-OP-0032-078
19-OP-0032-082
19-OP-0032-083
19-OP-0032-089
19-OP-0032-090

Town of Aurora

19-OP-0025-034
19-OP-0026-012
19-OP-0026-014

Town of Georgina

19-OP-0033-068
19-OP-0033-070
19-OP-0033-071
19-OP-0033-072
19-OP-0033-074

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on April 16, 1996.

19/96

ONTARIO REGULATION 157/96
made under the
ONTARIO PLANNING AND DEVELOPMENT ACT, 1994

Made: April 22, 1996
Filed: April 22, 1996

Amending O. Reg. 486/73
(County of Wentworth
(now The Regional Municipality of Hamilton-Wentworth),
Town of Dundas)

Note: Ontario Regulation 486/73 has not been amended in 1996. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Section 39 of Ontario Regulation 486/73 is revoked and the following substituted:

39. (1) Despite section 7, no buildings or structures are permitted on the lands described in subsection (3) except one garage which shall not be used for human habitation and which shall conform to the following requirements:

Minimum front yard setback (from Best Avenue)	18.2	metres
Minimum rear yard setback (from Old Guelph Road)	49.6	metres
Minimum side yard setbacks	1.5	metres
Maximum height	4.145	metres
Maximum floor area	102.19	sq. metres
Maximum garage door height	2.43	metres
Maximum interior height of garage	2.74	metres

(2) Despite sections 1 and 4, the garage permitted by subsection (1) shall be accessory to the principal residence on the land in the Town of Dundas in the Regional Municipality of Hamilton-Wentworth, being Lot 122 on Registered Plan 604 registered in the Land Registry Office for the Registry Division of Hamilton-Wentworth (No. 62).

(3) Subsection (1) applies to that parcel of land in the Town of Dundas in the Regional Municipality of Hamilton-Wentworth, being Lot 54 on Registered Plan No. 604 registered in the Land Registry Office for the Registry Division of Hamilton-Wentworth (No. 62).

DIANA LINN JARDINE
Director
Plans Administration Branch
Central and Southwest
Ministry of Municipal Affairs and Housing

Dated at Toronto on April 22, 1996.

ONTARIO REGULATION 158/96
made under the
PLANNING ACT

Made: April 22, 1996
Filed: April 22, 1996

Amending O. Reg. 672/81
(Restricted Areas—District of Manitoulin, Geographic Townships of
Campbell, Dawson, Mills and Robinson)

Note: Since January 1, 1996, Ontario Regulation 672/81 has been amended by Ontario Regulations 37/96, 48/96, 78/96 and 79/96. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. (1) Paragraph 5 of section 1 of Ontario Regulation 672/81 is revoked and the following substituted:

5. "duplex" means a building that contains two dwelling units located one above the other that are capable of being occupied as permanent residences;

(2) Paragraph 13 of section 1 of the Regulation is amended by striking out "seasonal" in the second and third lines.

(3) Paragraph 23 of section 1 of the Regulation is amended by striking out "by the Ministry of Natural Resources" in the third and fourth lines.

(4) Section 1 of the Regulation is amended by adding the following paragraphs:

25.1 "quarry" means a place from which consolidated rock is being or has been excavated and that has not been rehabilitated, but does not include a wayside quarry or open pit mine;

27.3 "right-of-way" means the right to pass over the land of another created either by express grant or by prescription under the *Limitation Act* confirmed by a Court or Tribunal;

(5) Paragraph 28 of section 1 of the Regulation is amended by adding "and may include a private, non-commercial hunting and fishing cabin" at the end.

(6) Section 1 of the Regulation is amended by adding the following paragraph:

28.3 "semi-detached dwelling" means a building divided vertically into two dwelling units capable of being occupied as permanent residences;

(7) Paragraph 31 of section 1 of the Regulation is revoked and the following substituted:

31. "single dwelling" means a building containing only one dwelling unit capable of being occupied as a permanent residence;

2. Section 4 of the Regulation is amended by striking out "Plans Administration Division of the Ministry of Municipal Affairs and Housing" and substituting "Plans Administration Branch, North and East, of the Ministry of Municipal Affairs and Housing".

3. Subsection 5 (3) of the Regulation is revoked and the following substituted:

(3) Despite subsection (2), one guest cabin having a gross floor area not exceeding 46 square metres may be erected and used on the same lot as a dwelling.

4. Subsection 6 (1) of the Regulation is revoked and the following substituted:

(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the minimum frontage or area, or the minimum front, side or rear yards required by this Order are not further reduced or its original use altered.

5. Section 14 of the Regulation is revoked and the following substituted:

14. A lot created before this Order came into force, may be built upon, even if the lot cannot comply with the minimum frontage or area required by this Order, provided that the lot is considered suitable for the proposed development by the Ministry of Environment and Energy or the Sudbury Health Unit, and is satisfactory to the Planning Board.

6. Section 20 of the Regulation is amended by adding "A temporary sleeping and eating quarter" at the beginning.

7. Section 21 of the Regulation is amended by adding the following subsection:

(3) Subsection (2) shall not apply to buildings along the shoreline.

8. (1) Paragraph 5 of subsection 24 (1) of the Regulation is revoked and the following substituted:

5. Minimum side yards 3.0 metres

(2) Paragraph 5 of clause 24 (2) (b) of the Regulation is revoked and the following substituted:

5. Minimum side yards 3.0 metres

9. Subsection 26 (2) of the Regulation is amended by striking out "or recreational vehicle sales establishment" at the end.

10. (1) Paragraph 5 of subsection 27 (1) of the Regulation is revoked and the following substituted:

5. Minimum side yards 3.0 metres

(2) Paragraph 5 of subsection 27 (2) of the Regulation is revoked and the following substituted:

5. Minimum side yards 3.0 metres

11. Subsection 27.3 (1) of the Regulation is amended by revoking the minimum side yard requirement and substituting the following:

Minimum side yards 3.0 metres

12. Subsection 27.8 (1) of the Regulation is amended by revoking the minimum side yard requirement and substituting the following:

Minimum side yards 3.0 metres

13. (1) Paragraph 5 of subsection 30 (1) of the Regulation is revoked and the following substituted:

5. Minimum side yards 3.0 metres

(2) Paragraph 5 of subsection 30 (2) of the Regulation is revoked and the following substituted:

5. Minimum side yards 3.0 metres

14. Subsection 47 (3) of the Regulation is revoked and the following substituted:

(3) The making or establishment of wayside pits and wayside quarries is permitted in the Agricultural Zones, provided that the edge of the excavation shall be no less than 61.0 metres from the limit of any public road, and from any adjoining property line.

(4) Despite subsection (3), where two pits are located on abutting properties, the pits may be excavated up to the abutting property line.

15. Subsection 50 (3) of the Regulation is revoked and the following substituted:

(3) The making or establishment of wayside pits and wayside quarries is permitted in the Rural Zones, provided that the edge of the excavation shall be no less than 61.0 metres from the limit of any public road and from any adjoining property line.

(3.1) Despite subsection (3), where two pits are located on abutting properties, the pits may be excavated up to the abutting property line.

16. Paragraph 6 of subsection 51 (3) of the Regulation is revoked and the following substituted:

6. Minimum side yards 3.0 metres

BRYAN O. HILL

Director

Plans Administration Branch

North and East

Ministry of Municipal Affairs and Housing

Dated at Toronto on April 22, 1996.

19/96

ONTARIO REGULATION 159/96
made under the
PLANNING ACT

Made: April 24, 1996

Filed: April 24, 1996

DEEMING ORDER (MANITOULIN PLANNING BOARD)

1. (1) Ontario Regulation 672/81, as it read immediately before its revocation under section 2, shall be deemed to be and to always have been a by-law of the Manitoulin Planning Board under section 34 of the Act.

(2) The deemed by-law shall be referred to as by-law number 96-01 of the Manitoulin Planning Board.

2. Ontario Regulation 672/81 is revoked.

BRIAN D. RIDDELL

Assistant Deputy Minister

Municipal Operations

Ministry of Municipal Affairs and Housing

Dated at Toronto on April 24, 1996.

19/96

ONTARIO REGULATION 160/96
made under the
FOREST FIRES PREVENTION ACT

Made: April 24, 1996
Filed: April 25, 1996

RESTRICTED FIRE ZONE

1. The part of the Northeastern Fire Region as described in Schedule A hereto, is declared to be a restricted fire zone from 0001 hours on May 1 to 2400 hours on October 31, both inclusive, in the year 1996.

SCHEDULE A

In the geographic Townships of Leclaire, Abotossaway, Aguione Musquash, Corbiere Cowie Bailloquet, Chabanel, Esquega Lendrum and McMurray, in the Territorial District of Algoma and Province of Ontario, containing 31,490 hectares, more or less, being composed of those parts of the said townships designated as Part 1 on a plan of the Restricted Fire Zone for the Wawa Fume Kill Area and filed in the Office of the Surveyor General at the Ministry of Natural Resources in Toronto, Ontario.

PATRICIA E. MALCOLMSON
Assistant Deputy Minister
Corporate Services Division
Ministry of Natural Resources

Dated at Toronto on April 24, 1996

19/96

ONTARIO REGULATION 161/96
made under the
GAME AND FISH ACT

Made: April 24, 1996
Filed: April 25, 1996

Amending Reg. 511 of R.R.O. 1990
(Open Seasons—Game Birds)

Note: Since January 1, 1996, Regulation 511 has been amended by Ontario Regulation 63/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 14 of Regulation 511 of the Revised Regulations of Ontario, 1990 is amended by inserting "70" after "68" in the second line.

19/96

ONTARIO REGULATION 162/96
made under the
EDUCATION ACT

Made: April 24, 1996
Approved: April 24, 1996
Filed: April 25, 1996

Amending O. Reg. 116/96
(General Legislative Grants, 1996)

Note: Ontario Regulation 116/96 has not previously been amended.

1. The definition of "maximum recognized day school O.E." in section 1 of Ontario Regulation 116/96 is amended by striking out "\$5,116" in the tenth line and substituting "\$4,920".

2. The Regulation is amended by adding the following section:

5.1 (1) Despite sections 2, 4 and 5, where, in respect of a board other than an isolate board or a board appointed under section 68 of the Act, the sum of the day school A.D.E. of resident-internal pupils and the day school A.D.E. of resident-external pupils for elementary and secondary school purposes is less than 10,000, the legislative grant payable to the board for 1996 shall not be less than,

(a) the legislative grant payable to the board for 1995 under Ontario Regulation 113/95, adjusted for the board's social contract target, as defined in Ontario Regulation 113/95, less the grant payable to the board for 1995 under section 51 of Ontario Regulation 113/95,

reduced by the lesser of,

(b) the product of 0.15 and the amount described in clause (a); and

(c) the product of,

(i) 0.03, and

(ii) the result, for elementary and secondary school purposes, of,

(A) taking the current cost of operating for the board for 1995,

(B) adding the current expenditures of the board for 1995 described in subclauses (a) (ii), (iii), (iv) and (vii) of the definition of "current cost of operating" in section 1 of Ontario Regulation 113/95, and

(C) subtracting the current revenue for tuition fees in respect of non-resident pupils of the board for 1995.

(2) In clause (1) (c), words and terms have the same meaning as in Ontario Regulation 113/95.

JOHN SNOBELEN
Minister of Education and Training

Dated at Toronto on April 24, 1996.

19/96

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996—05—18

ONTARIO REGULATION 163/96 made under the LIQUOR LICENCE ACT

Made: April 10, 1996
Filed: April 30, 1996

Amending Reg. 719 of R.R.O. 1990
(Licences to Sell Liquor)

Note: Since January 1, 1996, Regulation 719 has been amended by Ontario Regulation 155/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 8 (2) of Regulation 719 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

6. A golf course endorsement authorizing the sale and service of liquor to golfers for consumption on the playing area of a golf course.

2. (1) Subsection 12 (1) of the Regulation is revoked and the following substituted:

- (1) Premises must have a minimum seating capacity of 20 people.

(2) Subsection 12 (2) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

- (2) The maximum capacity of premises is that determined,

(3) Section 12 of the Regulation is amended by adding the following subsection:

- (3) Subsections (1) and (2) do not apply to aircraft, railway cars, boats and the playing area of a golf course.

3. Subsection 20.1 (1) of the Regulation is amended by striking out "beginning at 11 a.m. or noon and ending at 1 a.m. or 2 a.m. on the following day" at the end and substituting "beginning at 11 a.m. and ending at 2 a.m. or 3 a.m. on the following day".

4. Subsection 23 (3) of the Regulation is amended by adding the following clause:

- (a.1) the playing area of a golf course.

5. Subsections 25 (1) and (2) of the Regulation are revoked and the following substituted:

- (1) Except for December 31, liquor may be sold and served only between 11 a.m. on any day and 2 a.m. on the following day.

- (2) On December 31, liquor may be sold and served only between 11 a.m. on any day and 3 a.m. on the following day.

6. The Regulation is amended by adding the following sections:

75.1 The holder of a liquor sales licence with a golf course endorsement shall ensure that the following conditions of the endorsement are met:

1. Motorized vending carts used for the sale and service of liquor must be operated by an employee of the holder who is 18 years of age or older.
2. Non-alcoholic beverages must be for sale from motorized vending carts used for the sale and service of liquor.
3. Employees involved in the sale and service of liquor from motorized vending carts, as well as course marshals, must take a course approved by the Board on server training.
4. A golfer must not drink or hold any liquor while driving a golf cart on a golf course.

100.1 Any golfer who obtained liquor from a motorized vending cart on the playing area of a golf course or at any licensed area located on the playing area of a golf course is exempted from subsection 32 (1) of the Act while driving or having the care or control of a golf cart on the playing area of a golf course.

102.1 The application fee payable for a golf course endorsement is \$200 per year.

20/96

ONTARIO REGULATION 164/96 made under the HIGHWAY TRAFFIC ACT

Made: April 24, 1996
Filed: April 30, 1996

Amending O. Reg. 339/94
(Demerit Point System)

Note: Ontario Regulation 339/94 has not previously been amended.

1. (1) Item 7 of the Table to Ontario Regulation 339/94 is amended by striking out "subsection 141 (4)" in Column 1 and substituting "subsection 141 (5)".

(2) Item 14 of the Table to the Regulation is amended by striking out "Subsections 175 (5) and (6)" in Column 1 and substituting "Subsections 175 (11) and (12)".

(3) Item 16 of the Table to the Regulation is amended by striking out "Section 140" in Column 1 and substituting "Section 162".

20/96

ONTARIO REGULATION 165/96
made under the
LIQUOR CONTROL ACT

Made: April 10, 1996
Filed: May 1, 1996

Amending Reg. 717 of R.R.O. 1990
(General)

Note: Regulation 717 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 717 of the Revised Regulations of Ontario, 1990 is amended by adding the following section :

2.2 (1) For the purpose of exercising its power to fix the price at which various classes, varieties and brands of beer may be sold in government stores, the Board shall establish for each class of beer a single minimum price below which no government store may sell a particular class of beer.

(2) After it has established the minimum price for a particular class of beer, the Board shall ensure that, with the exception of an outlet designated by the Minister of National Revenue as a duty free sales outlet under the *Customs Act* (Canada), no government store offers beer belonging to that class for sale at a price lower than the minimum price established.

2.3 The following rules apply with respect to applications made by manufacturers of beer to the Board for a change in the price at which their beer is sold by Brewers Retail Inc.:

1. Manufacturers of beer may request a change in the price at which their beer is sold by submitting a price change application to the Board on any Monday no later than 4 p.m. or, if Monday is a holiday within the meaning of the *Interpretation Act*, no later than 4 p.m. on the first day thereafter that is not a holiday within the meaning of that Act.
2. On condition that the price change requested is not lower than the minimum price established by the Board, the Board shall notify the applicant manufacturer and Brewers Retail Inc. that the price change will, subject to paragraph 3, go into effect on the second Monday following the making of the application, or, if Monday is a holiday within the meaning of the *Interpretation Act*, on the first day thereafter that is not a holiday within the meaning of that Act.
3. No price increase shall go into effect in the month of December.

20/96

ONTARIO REGULATION 166/96
made under the
LIQUOR LICENCE ACT

Made: April 10, 1996
Filed: May 1, 1996

Amending Reg. 720 of R.R.O. 1990
(Manufacturers' Licences)

Note: Regulation 720 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 12 of Regulation 720 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

12. (1) A holder of a manufacturer's licence shall ensure that any representative used by the manufacturer to canvass for, receive or solicit orders for the sale of liquor made by the manufacturer is licensed under section 11 of the Act.

(2) A holder of a manufacturer's licence shall not provide liquor to its licensed representative for delivery to a person who ordered it unless the holder has received a purchase order for it remitted by the representative and has accepted the order.

(3) A holder of a manufacturer's licence shall not provide liquor under subsection (2) except from a government store operated by the holder.

20/96

ONTARIO REGULATION 167/96
made under the
LIQUOR LICENCE ACT

Made: April 24, 1996
Filed: May 1, 1996

Amending Reg. 718 of R.R.O. 1990
(General)

Note: Regulation 718 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 718 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

2.1 (1) The conditions set out in subsection (2) apply to all holders of a licence to represent a manufacturer except that paragraph 1 of that subsection does not apply to holders who canvass for, receive or solicit orders for the sale of liquor by moving from place to place and not from a premises described in that paragraph.

(2) The following are conditions of a licence to represent a manufacturer that a holder of such a licence must comply with:

1. The holder shall not canvass for, receive or solicit orders for the sale of liquor except at a premises operated solely for that purpose or solely for that purpose and the purpose of selling items related to liquor.
2. The holder shall notify the Board of the address of any premises described in paragraph 1 within five business days of the opening of such premises.
3. The holder shall use a form of purchase order referred to in subsection (3) for receiving an order for the sale of liquor by the manufacturer that the holder represents.
4. The holder shall remit all purchase orders to the Liquor Control Board of Ontario or to a government store operated by the manufacturer and shall not take delivery of the liquor unless the order has been accepted by the Liquor Control Board of Ontario or the manufacturer and a copy of the order is attached to the liquor.
5. The holder shall not keep liquor except for the purpose of,
 - i. delivering it to the person who ordered it in accordance with the purchase order received by the holder and accepted by the Liquor Control Board of Ontario or the manufacturer,
 - ii. carrying out market research, or

- iii. providing a sample of a new product of the manufacturer on condition that the sample is provided in a sealed, unopened container.
 - 6. The holder shall not keep more than 180 litres of liquor for all of the purposes set out in paragraph 5 and shall keep liquor only at a premises described in paragraph 1.
 - 7. The holder shall ensure that a copy of the purchase order is at all times attached to any liquor that is being kept for delivery to the person who ordered it.
- (3) A purchase order referred to in subsection (2) shall contain at least the following information:
- 1. The name and address of the holder of the licence to represent a manufacturer.
 - 2. The name and address of the manufacturer represented by the holder.
 - 3. The purchaser's name and address and, if the purchaser is the holder of a sale licence, the number of the sale licence.
 - 4. The type and quantity of liquor ordered.
 - 5. The date and time of the order.
 - 6. The name and address of the person to whom delivery of the liquor is to be made.
 - 7. The terms of payment.

ONTARIO REGULATION 168/96
made under the
PUBLIC SERVICE ACT

Made: March 21, 1996
Approved: March 21, 1996
Filed: May 2, 1996

Amending Reg. 977 of R.R.O. 1990
(General)

Note: Regulation 977 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Clause (b) of the definition of "employee" in subsection 10 (1) of Regulation 977 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (b) a civil servant who is not described in clause (a) and who is in a position in a class set out in Schedule 6 that is neither a class for which a salary range is determined through collective bargaining under the *Crown Employees Collective Bargaining Act, 1993* nor a class that is in the excluded category.

2. (1) Subsections 13 (3) to (14) of the Regulation are revoked and the following substituted:

- (3) If a deputy minister removes a public servant from employment under subsection 22 (2) of the Act, the deputy minister shall give the public servant written notice of the removal and of the reasons for it and

shall inform the public servant of his or her right to submit a grievance under Part V.

(4) If a deputy minister dismisses a public servant under subsection 22 (3) of the Act, the deputy minister shall,

- (a) give the public servant written notice of the dismissal and of the reasons for it;
- (b) give written notice of the dismissal to the Commission; and
- (c) inform the public servant of his or her right to submit a grievance under Part V.

(2) Section 13 of the Regulation as it reads immediately before subsection (1) comes into force continues to apply with respect to hearings commenced before subsection (1) comes into force.

3. Subsection 14 (9) of the Regulation is revoked and the following substituted:

(9) This section does not apply to persons in the positions or classifications set out or described in Schedule 1 or to persons within a unit of employees established for collective bargaining under the *Crown Employees Collective Bargaining Act, 1993*.

4. The Regulation is amended by adding the following section:

14.1 (1) This section applies with respect to a release from employment under subsection 22 (4.1) of the Act (release from employment on giving reasonable notice or compensation in lieu of reasonable notice).

(2) The following positions and classes of positions are designated for the purposes of subsection 22 (4.1) of the Act:

- 1. Positions in the Senior Management Group as defined in section 1 of Part I of Schedule 1, other than those positions whose incumbents are represented for the purposes of collective bargaining under the *Crown Employees Collective Bargaining Act, 1993* by the Association of Management, Administrative and Professional Crown Employees of Ontario (AMAPCEO) or by the Professional Engineers of the Government of Ontario (PEGO).
- 2. Positions in the Management Compensation Plan as defined in section 1 of Part I of Schedule 1, other than those positions whose incumbents are represented for the purposes of collective bargaining under the *Crown Employees Collective Bargaining Act, 1993* by the Association of Management, Administrative and Professional Crown Employees of Ontario (AMAPCEO) or by the Professional Engineers of the Government of Ontario (PEGO).

(3) The deputy minister shall not release a public servant from employment unless the deputy minister has obtained the prior approval of the Commission in writing to do so.

(4) If a deputy minister releases a public servant from employment, the deputy minister shall give the public servant written notice of the release and of the reasons for it.

(5) Compensation that may be payable to a person under subsection 22 (4.1) of the Act shall include the termination or severance payments payable to the person under sections 79 to 87.

(6) Section 84 does not apply with respect to a determination of the amount of compensation payable in lieu of reasonable notice or with respect to the payment of the compensation.

5. Part IV of the Regulation is revoked.

6. (1) Part V of the Regulation is revoked and the following substituted:

PART V GRIEVANCE PROCEDURE

30. In this Part,

"grievor" means a person who files a grievance under this Part.

31. (1) The following persons are not eligible to file a grievance under this Part:

1. A person within a unit of employees established for collective bargaining under the *Crown Employees Collective Bargaining Act, 1993*.
2. A member of the Ontario Provincial Police who is a cadet, probationary constable, constable, corporal, sergeant, staff sergeant, detective-sergeant or traffic sergeant.

(2) Despite paragraph 1 of subsection (1), a person who is a member of a unit represented by the Association of Management, Administrative and Professional Crown Employees (AMAPCEO) for the purposes of collective bargaining under the *Crown Employees Collective Bargaining Act, 1993* may file a grievance under this Part until the Crown and AMAPCEO enter into a collective agreement that provides a different grievance process for the person.

(3) Despite paragraph 1 of subsection (1), a person who is a member of a unit represented by the Professional Engineers of the Government of Ontario (PEGO) for the purposes of collective bargaining under the *Crown Employees Collective Bargaining Act, 1993* may file a grievance under this Part until the Crown and PEGO enter into a collective agreement that provides a different grievance process for the person.

(4) No grievance shall include the complaint that a position should be classified or is in the wrong classification.

(5) No grievance shall include a complaint relating to a release from employment under subsection 22 (4.1) of the Act.

32. (1) A person who is aggrieved by his or her removal from employment under subsection 22 (2) of the Act may file a grievance with his or her deputy minister within 14 days after receiving notice of the removal from employment.

(2) The grievance must set out the reasons for the person's complaint about the removal from employment.

33. (1) A person described in subsection (2) who is aggrieved by his or her dismissal from employment under subsection 22 (3) of the Act may file a grievance with his or her deputy minister within 14 days after receiving notice of the dismissal.

(2) Subsection (1) applies to a person who has been employed in the public service under the jurisdiction of a deputy minister continuously for at least the 12 months prior to being dismissed.

(3) The grievance must set out the reasons for the person's complaint about the dismissal.

34. (1) A person described in subsection (2) who is aggrieved about a working condition or term of his or her employment may file a grievance with his or her deputy minister within 14 days after becoming aware of the working condition or term of employment giving rise to the grievance.

(2) Subsection (1) applies to a person who has been employed in the public service under the jurisdiction of a deputy minister continuously for at least six months before the deadline under that subsection for filing a grievance.

(3) Despite subsection (2), a person in a position or classification set out in Schedule 1 is not entitled to file a grievance under this section.

(4) The grievance must set out the reasons for the person's complaint about the working condition or term of employment.

35. (1) The deputy minister or his or her delegate shall meet with a grievor within 30 days after receiving the grievance.

(2) If a delegate of the deputy minister meets with the grievor, the delegate shall give the deputy minister a written report of the meeting and shall make a recommendation in writing.

(3) The deputy minister shall give the grievor his or her decision in writing within 30 days after the meeting.

36. (1) A grievor who is not satisfied with the decision of the deputy minister may apply to the Public Service Grievance Board within 14 days after receiving the decision for a hearing about his or her grievance.

(2) If a grievor does not receive the decision of the deputy minister within 30 days after the meeting between the grievor and the deputy minister or his or her delegate, the grievor may apply to the Board within 14 days after those 30 days have elapsed for a hearing about his or her grievance.

(3) The application must be delivered to the chair of the Board and must include a copy of the grievance that was filed with the deputy minister.

(4) The chair shall give a copy of the application to the deputy minister concerned.

37. (1) Within 14 days after receiving the application, the chair shall fix a time and place for the hearing and give written notice to the grievor and to the deputy minister.

(2) One member of the Board may hear and dispose of a grievance.

38. On a hearing, the Board has the powers of a commission under Part II of the *Public Inquiries Act*.

39. (1) The grievor may present his or her grievance personally or may be assisted or represented by a person nominated by the grievor to act on his or her behalf.

(2) At the hearing, the grievor or representative may,

- (a) call and examine witnesses;
- (b) conduct such cross-examinations of witnesses as is reasonably required for a full and fair disclosure of the facts in relation to which they have given evidence; and
- (c) present arguments and submissions.

(3) A witness at a hearing is entitled to be advised by his or her counsel or agent as to the witness's rights.

(4) The counsel or agent of a witness is not entitled to be present at the hearing except when the witness is giving evidence and may take no other part in the hearing without leave of the Board.

40. (1) The decision of the Board on a grievance is final.

(2) The Board shall deliver a copy of its decision and the reasons for the decision to the grievor and his or her representative, if any, the deputy minister concerned and the chair of the Commission. Delivery must be made by hand or by registered mail.

41. (1) The Board shall compile a record of the proceedings at a hearing that consists of the following:

1. The application for the hearing.
2. The notice of the hearing.
3. Any interim orders made by the Board.
4. All documentary evidence produced at the hearing.
5. The transcript, if any, or a statement or summary of the oral evidence given at the hearing.
6. The decision of the Board and its reasons for the decision.

(2) The Board is not required to include documentary evidence in the record to the extent that there is a limitation expressly imposed by an Act on the extent or purposes for which a document may be used in evidence in the proceedings.

42. (1) The Public Service Grievance Board is continued and is composed of not fewer than three members appointed by the Lieutenant Governor in Council.

(2) The Lieutenant Governor in Council shall designate one member of the Board as its chair.

(2) Despite the revocation of Part V of the Regulation, Part V as it reads immediately before this Regulation comes into force continues to apply with respect to,

(a) a grievance referred to the Classification Rating Committee before April 1, 1993; and

(b) a grievance commenced before this Regulation comes into force.

7. Clause (a) of the definition of "employee" in subsection 56 (1) of the Regulation is revoked and the following substituted:

(a) a civil servant who is not within a unit of employees established for collective bargaining under the *Crown Employees Collective Bargaining Act, 1993*.

8. Clause (b) of the definition of "employee" in section 89 of the Regulation is revoked and the following substituted:

(b) who is not within a unit of employees established for collective bargaining under the *Crown Employees Collective Bargaining Act, 1993*, and.

9. Clause (b) of the definition of "employee" in section 96 of the Regulation is revoked and the following substituted:

(b) who is not within a unit of employees established for collective bargaining under the *Crown Employees Collective Bargaining Act, 1993*, and.

10. Clause (a) of the definition of "Management Compensation Plan" in section 1 of Schedule 1 to the Regulation is revoked and the following substituted:

(a) units of employees established for collective bargaining under the *Crown Employees Collective Bargaining Act, 1993*.

CIVIL SERVICE COMMISSION:

MICHELE NOBLE
Chair

MORAG DION
Secretary

Dated at Toronto on March 8, 1996.

20/96

ONTARIO REGULATION 169/96 made under the ENVIRONMENTAL PROTECTION ACT

Made: May 1, 1996
Filed: May 2, 1996

Amending O. Reg. 560/94
(Effluent Monitoring and Effluent Limits—Metal Mining Sector)

Note: Ontario Regulation 560/94 has not previously been amended.

1. Clause (a) of the definition of "process effluent" in subsection 1 (1) of Ontario Regulation 560/94 is amended by adding at the end "other than process materials stored in a materials storage site, including but not limited to a waste rock storage site or a slag storage site".

2. Sections 3 and 4 of the Regulation are revoked and the following substituted:

APPLICATION

3. (1) This Regulation applies with respect to every plant that is a metal mining plant and that, on or after August 25, 1994, discharges a total volume of process effluent, cooling water effluent and overflow effluent of more than 50 cubic metres.

(2) Subject to subsection (4), this Regulation continues to apply to a plant described in subsection (1) even if,

(a) production at the plant is interrupted; or

(b) the total volume of process effluent, cooling water effluent and overflow effluent discharged from the plant is subsequently reduced to less than 50 cubic metres.

(3) Despite subsection (1), as of May 2, 1996 this Regulation does not apply to a plant that,

(a) ceased production permanently before August 26, 1994; or

(b) "closed out" as defined in subsection 139 (1) of the *Mining Act* before May 2, 1996.

(4) This Regulation ceases to apply to a plant described in subsection (1) on the day on which the plant begins "temporary suspension" as defined in subsection 139 (1) of the *Mining Act* and begins to apply to the plant again 30 days after production resumes.

(5) This Regulation ceases to apply to a plant described in subsection (1) 10 days after the day on which production at the plant ceases permanently.

(6) In the case of a planned permanent cessation, each discharger shall provide notice of the cessation to the Director before the cessation.

(7) A notice under subsection (6) shall include the date on which the discharger plans to cease production.

(8) In the case of an unplanned permanent cessation, each discharger shall provide notice of the cessation within 10 days of the cessation.

(9) A notice under subsection (8) shall include the date of the cessation.

(10) This Regulation does not apply with respect to the discharge of effluent to a municipal sanitary sewer or municipal storm sewer.

REQUIREMENTS UNDER APPROVALS, ORDERS, ETC.

4. For greater certainty, subject to subsection 186 (4) of the Act, the requirements of this Regulation are in addition to and independent of requirements in an approval, order, direction or other instrument issued under any Act.

3. Subsection 6 (1) of the Regulation is revoked and the following substituted:

BY-PASSES

6. (1) Beginning on August 26, 1997, a discharger shall not permit effluent that would ordinarily flow past a sampling point established under this Regulation to be discharged from the discharger's plant without flowing past that sampling point, regardless of whether it would be convenient to do so because of a maintenance operation, a breakdown in equipment or any scheduled or unscheduled event.

4. Subsections 20 (2, 3) of the Regulation are revoked and the following substituted:

(2) Despite sections 22, 24 and 30, a discharger need not collect or analyze samples for total cyanide if cyanide is not used at the discharger's plant.

(3) Despite sections 22 and 24, a discharger need not collect or analyze samples for total cyanide from a minewater effluent monitoring stream.

5. Subsection 27 (2) of the Regulation is amended by striking out "(15)" in the first line and substituting "(16)".

6. (1) The sub-heading immediately preceding section 40 of the Regulation is revoked and the following substituted:

COMPLIANCE—EXISTING AND NEW PLANTS

(2) Section 40 of the Regulation is amended by adding the following subsection:

(2) A discharger for a new plant with respect to which this Regulation applies need not comply with section 19 before August 26, 1997.

ONTARIO REGULATION 170/96 made under the ENVIRONMENTAL PROTECTION ACT

Made: May 1, 1996

Filed: May 2, 1996

Amending O. Reg. 561/94
(Effluent Monitoring and Effluent Limits—
Industrial Minerals Sector)

Note: Ontario Regulation 561/94 has not previously been amended.

1. Clause (a) of the definition of "process effluent" in subsection 1 (1) of Ontario Regulation 561/94 is amended by adding at the end "other than process materials stored in a materials storage site, including but not limited to a rock salts storage site, a waste rock storage site or a slag storage site".

2. Subsection 3 (2) of the Regulation is amended by adding "sanitary" after "municipal" in the second line.

3. Section 4 of the Regulation is revoked and the following substituted:

APPLICATION

4. For greater certainty, subject to subsection 186 (4) of the Act, the requirements of this Regulation are in addition to and independent of requirements in an approval, order, direction or other instrument issued under any Act.

4. Section 6 of the Regulation is revoked and the following substituted:

BY-PASSES

6. Beginning on August 26, 1997, a discharger shall not permit effluent that would ordinarily flow past a sampling point established under this Regulation to be discharged from the discharger's plant without flowing past that sampling point, regardless of whether it would be convenient to do so because of a maintenance operation, a breakdown in equipment or any scheduled or unscheduled event.

5. Section 20 of the Regulation is amended by adding the following subsections:

(10) Sections 22 to 29 do not apply in relation to the Unimin Canada Ltd., Badgeley Island plant for any period during which,

(a) production at the plant is interrupted; and

(b) the employees and agents of the discharger are absent from Badgeley Island.

(11) Each discharger for the Unimin Canada Ltd., Badgeley Island plant shall provide written notice to the Director no later than 14 days before each of the following:

1. Any date on which the discharger plans to interrupt production at the plant to the extent that employees and agents of the plant will not be required on Badgeley Island.

2. Any date on which the discharger plans to restart production at the plant, to the extent that employees and agents of the plant will be required to be present on Badgeley Island.

6. Subsection 24 (4) of the Regulation is revoked.

7. Subsection 26 (2) of the Regulation is amended by striking out "(15)" in the first line and substituting "(16)".

ONTARIO REGULATION 171/96
made under the
CORPORATIONS TAX ACT

Made: May 1, 1996
Filed: May 3, 1996

Amending Reg. 183 of R.R.O. 1990
(General)

Note: Regulation 183 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 701 of Regulation 183 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

701. (1) For the purposes of subsection 11 (14) of the Act, the prescribed amounts of a corporation's net reserve inclusion for a taxation year and net reserve adjustment are the amounts prescribed as its net reserve inclusion for the taxation year and its net reserve adjustment under Part LXXXI of the regulations made under the *Income Tax Act* (Canada).

(2) In the application of Part LXXXI of the regulations made under the *Income Tax Act* (Canada) to determine a corporation's net reserve adjustment for the purposes of the *Corporations Tax Act*, the amount referred to in clause 8101 (1) (c) (iii) (A) of those regulations shall be the amount that is deductible under subsection 26 (2) of the *Income Tax Act* (Canada) in computing the income of the corporation for the purposes of the *Income Tax Act* (Canada) for its last taxation year before its first taxation year that commences after June 17, 1987 and ends after 1987, and not the amount that is deductible under that subsection as it applies for the purposes of the *Corporations Tax Act* in computing the corporation's income for that year for the purposes of the *Corporations Tax Act*.

(3) This section, as remade by section 1 of Ontario Regulation 171/96, applies in respect of taxation years of corporations commencing after June 17, 1987 that end after 1987.

2. This Regulation shall be deemed to have come into force on June 18, 1987.

20/96

ONTARIO REGULATION 172/96
made under the
HEALTH INSURANCE ACT

Made: May 1, 1996
Filed: May 3, 1996

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 552 has been amended by Ontario Regulations 111/96, 112/96 and 114/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 16 (5.1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(5.1) An amount payable by the Plan under subsection (5) is increased by,

- (a) 12.405 per cent if the service is rendered on or after April 1, 1993 but before April 1, 1994; or
- (b) 6.6931 per cent if the service is rendered on or after April 1, 1994 but before April 1, 1995.

2. (1) Subsection 17 (3.1) of the Regulation is revoked and the following substituted:

(3.1) Despite subsection (3), the amount payable by the Plan for the service prescribed in subsection (1) is \$32.14 if the service is rendered on or after November 1, 1993 but before April 1, 1994.

(3.2) An amount payable by the Plan under subsection (3) is reduced by,

- (a) 9.1672 per cent if the service is rendered on or after April 1, 1994 but before April 1, 1995; or
- (b) 11 per cent if the service is rendered on or after April 1, 1995 but before April 1, 1996.

(2) Subsection 17 (4.1) of the Regulation is revoked and the following substituted:

(4.1) Despite subsection (4), the amount payable by the Plan for the service prescribed in subsection (2) is \$15.80 if the service is rendered on or after November 1, 1993 but before April 1, 1994.

(4.2) An amount payable by the Plan under subsection (4) is reduced by,

- (a) 9.1672 per cent if the service is rendered on or after April 1, 1994 but before April 1, 1995; or
- (b) 11 per cent if the service is rendered on or after April 1, 1995 but before April 1, 1996.

3. Clause 18 (2.1) (b) of the Regulation is revoked and the following substituted:

- (b) 12.5 per cent for services rendered on or after January 1, 1994 but before April 1, 1994;
- (c) 8.6465 per cent for services rendered on or after April 1, 1994 but before April 1, 1995;
- (d) 12.5 per cent for services rendered on or after April 1, 1995 but before October 1, 1995; or
- (e) 5 per cent for services rendered on or after October 1, 1995 but before April 1, 1996.

4. (1) Subsection 21 (2.1) of the Regulation is revoked and the following substituted:

(2.1) The amount payable by the Plan under subsection (2) is increased by,

- (a) 1.3376 per cent if the service is rendered on or after April 1, 1993 but before April 1, 1994; or
- (b) 3.3563 per cent if the service is rendered on or after April 1, 1994 but before April 1, 1995.

(2) Subsection 21 (4.0.1) of the Regulation is revoked and the following is substituted:

(4.0.1) The amount payable by the Plan under subsection (4) is increased by,

- (a) 1.3376 per cent if the service is rendered on or after April 1, 1993 but before April 1, 1994; or
- (b) 3.3563 per cent if the service is rendered on or after April 1, 1994 but before April 1, 1995.

5. This Regulation shall be deemed to have come into force on April 1, 1994.

20/96

ONTARIO REGULATION 173/96

made under the
HEALTH INSURANCE ACT

Made: May 1, 1996

Filed: May 3, 1996

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 552 has been amended by Ontario Regulations 111/96, 112/96, 114/96 and 172/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 27 of Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked.

2. This Regulation shall be deemed to have come into force on October 7, 1995.

20/96

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996—05—25

ONTARIO REGULATION 174/96 made under the PLANNING ACT

Made: May 6, 1996

Filed: May 6, 1996

Amending O. Reg. 834/81
(Restricted Areas—District of Sudbury,
Territorial District of Sudbury)

Note: Since January 1, 1996, Ontario Regulation 834/81 has been amended by Ontario Regulation 4/96. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

149. (1) In this section,

"Garden Suite" means a one-unit detached residential structure containing bathroom and kitchen facilities that is accessory to an existing residential structure and that is designed to be portable.

(2) Despite sections 5 and 13, one garden suite may be erected, located and used on the lands described in subsection (3) if the following requirements are met:

1. Minimum lot area	2,000 square metres
2. Minimum lot frontage	30 metres
3. Minimum front yard	11 metres
4. Minimum rear yard	11 metres
5. Minimum side yard	6 metres
6. Maximum height of dwelling	9 metres

(3) Subsection (2) applies to those lands in the geographic Township of Bigwood in the Territorial District of Sudbury, being part of Lot 3, in Concession III, more particularly described as Parcel 28819 Sudbury East Section, being Lot 4 on Plan M-540, registered in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

(4) Subsections (1), (2) and (3) are revoked on the third anniversary of the date of the filing of this section.

BRYAN O. HILL
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs and Housing

Dated at Toronto on May 6, 1996.

21/96

ONTARIO REGULATION 175/96 made under the COURTS OF JUSTICE ACT

Made: May 8, 1996

Approved: May 8, 1996

Filed: May 9, 1996

Amending Reg. 194 of R.R.O. 1990
(Rules of Civil Procedure)

Note: Since January 1, 1996, Regulation 194 has been amended by Ontario Regulations 60/96 and 61/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Clause 61.03 (7) (b) of Regulation 194 of the Revised Regulations of Ontario, 1990 is amended by striking out "appellate court" and substituting "Divisional Court".

(2) Clause 61.03 (8) (b) of the Regulation is amended by striking out "appellate court" and substituting "Divisional Court".

(3) Subrule 61.03 (9) of the Regulation is revoked and the following substituted:

RÈGLEMENT DE L'ONTARIO 175/96 pris en application de la LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 8 mai 1996
approuvé le 8 mai 1996
déposé le 9 mai 1996

modifiant le Règl. 194 des R.R.O. de 1990
(Règles de procédure civile)

Remarque: Depuis le 1^{er} janvier 1996, le Règlement 194 a été modifié par les Règlements de l'Ontario 60/96 et 61/96. Pour les modifications antérieures, voir la Table des Règlements qui figure dans les Lois de l'Ontario de 1995.

1. (1) L'alinéa 61.03 (7) b) du Règlement 194 des Règlements refondus de l'Ontario de 1990 est modifié par insertion de «de la Cour divisionnaire» après «tribunal de juges».

(2) L'alinéa 61.03 (8) b) du Règlement est modifié par insertion de «de la Cour divisionnaire» après «tribunal de juges».

(3) Le paragraphe 61.03 (9) du Règlement est abrogé et remplacé par ce qui suit :

Application of Rules

(9) Subrules (1) to (6) do not apply where subrules (7) and (8) apply.

2. Rule 61.03.1 of the Regulation is amended by adding the following subrules:

Costs Appeal Joined with Appeal as of Right

(17) Where a party seeks to join an appeal under clause 133 (b) of the *Courts of Justice Act* with an appeal as of right,

- (a) the request for leave to appeal shall be included in the notice of appeal as part of the relief sought;
- (b) leave to appeal shall be sought from the panel of the Court of Appeal hearing the appeal as of right;
- (c) where leave is granted, the panel may then hear the appeal.

Costs Cross-Appeal Joined with Appeal or Cross-Appeal as of Right

(18) Where a party seeks to join a cross-appeal under clause 133 (b) of the *Courts of Justice Act* with an appeal or cross-appeal as of right,

- (a) the request for leave to appeal shall be included in the notice of appeal or cross-appeal as part of the relief sought;
- (b) leave to appeal shall be sought from the panel of the Court of Appeal hearing the appeal or cross-appeal as of right;
- (c) where leave is granted, the panel may then hear the appeal.

Application of Rules

(19) Subrules (1) to (16) do not apply where subrules (17) and (18) apply.

21/96

ONTARIO REGULATION 176/96
made under the
ONTARIO DRUG BENEFIT ACT

Made: May 8, 1996
Filed: May 9, 1996

Amending Reg. 868 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 868 has been amended by Ontario Regulations 17/96, 86/96 and 89/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. The definition of "Formulary" in section 1 of Regulation 868 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"Formulary" means the Ministry of Health publication titled "Drug Benefit Formulary/Comparative Drug Index (No. 35)" and dated May 27, 1996.

2. This Regulation comes into force on May 27, 1996.

21/96

Champ d'application des règles

(9) Les paragraphes (1) à (6) ne s'appliquent pas si les paragraphes (7) et (8) s'appliquent.

2. La règle 61.03.1 du Règlement est modifiée par adjonction des paragraphes suivants :

Jonction d'un appel sur les dépens à un appel de plein droit

(17) Si une partie demande la jonction d'un appel visé à l'alinéa 133 b) de la *Loi sur les tribunaux judiciaires* et d'un appel de plein droit :

- a) la demande d'autorisation d'interjeter appel fait partie des mesures de redressement demandées dans l'avis d'appel;
- b) l'autorisation d'interjeter appel est demandée au tribunal de juges de la Cour d'appel qui entend l'appel de plein droit;
- c) si l'autorisation est accordée, le tribunal de juges peut alors entendre l'appel.

Jonction d'un appel incident sur les dépens à un appel ou appel incident de plein droit

(18) Si une partie demande la jonction d'un appel incident visé à l'alinéa 133 b) de la *Loi sur les tribunaux judiciaires* et d'un appel ou appel incident de plein droit :

- a) la demande d'autorisation d'interjeter appel fait partie des mesures de redressement demandées dans l'avis d'appel ou d'appel incident;
- b) l'autorisation d'interjeter appel est demandée au tribunal de juges de la Cour d'appel qui entend l'appel ou l'appel incident de plein droit;
- c) si l'autorisation est accordée, le tribunal de juges peut alors entendre l'appel.

Champ d'application des règles

(19) Les paragraphes (1) à (16) ne s'appliquent pas si les paragraphes (17) et (18) s'appliquent.

ONTARIO REGULATION 177/96
made under the
PRESCRIPTION DRUG COST REGULATION ACT

Made: May 8, 1996
Filed: May 9, 1996

Amending Reg. 935 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 935 has been amended by Ontario Regulation 18/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. The definition of "Formulary" in section 1 of Regulation 935 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"Formulary" means the Ministry of Health publication titled "Drug Benefit Formulary/Comparative Drug Index (no. 35)" and dated May 27, 1996.

2. This Regulation comes into force on May 27, 1996.

21/96

ONTARIO REGULATION 178/96
made under the
EMPLOYER HEALTH TAX ACT

Made: May 8, 1996
Filed: May 10, 1996

Amending Reg. 319 of R.R.O. 1990
(General)

Note: Regulation 319 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 3 (1.1) of Regulation 319 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(1.1) The prescribed date on or before which a return for a year is required to be delivered under section 5 of the Act with respect to the tax payable by a taxpayer as a self-employed individual shall be the date determined under the following rules:

1. Unless the taxpayer dies during the year, the return for the year shall be delivered on or before June 15 of the following year.
2. If the taxpayer dies on or before June 15 of the year,
 - (a) the return for the year in which the taxpayer dies, and any separate return for that year referred to in subsection 5 (9) of the Act, shall be delivered on or before June 15 of the following year; and
 - (b) any return that is required to be, but has not been, delivered in respect of the year before the year in which the taxpayer dies shall be delivered on or before the day that is six months after the date of the taxpayer's death.
3. If the taxpayer dies after June 15 of the year, the return for the year, and any separate return for that year referred to in subsection 5 (9) of the Act, shall be delivered on or before June 15 of the following year or the day that is six months after the date of the taxpayer's death, whichever is the later day.

2. This Regulation applies to returns required to be delivered for 1995 and subsequent years.

3. This Regulation shall be deemed to have come into force on January 1, 1996.

21/96

ONTARIO REGULATION 179/96
made under the
FUEL TAX ACT

Made: May 8, 1996
Filed: May 10, 1996

Amending Reg. 465 of R.R.O. 1990
(Miscellaneous)

Note: Regulation 465 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Sections 1 and 2 of Regulation 465 of the Revised Regulations of Ontario, 1990, are revoked and the following substituted:

1. For the purposes of the Act, "operator", when used with reference to a motor vehicle designed for use as a vessel, means a person having the care or control of the vehicle.

2. (1) Subparagraph i of paragraph 3 of section 7 of the Regulation is revoked and the following substituted:

- i. to which number plates are attached as required by the *Highway Traffic Act*, or

(2) Section 7 of the Regulation is amended by adding the following paragraph:

8. Clear fuel purchased under a fuel acquisition permit under section 4.11 of the Act if the fuel is acquired principally to be disposed of or consumed in the manner prescribed for the purposes of subsection 4.11 (2) of the Act.

3. (1) Subsection 8 (2) of the Regulation is revoked and the following substituted:

(2) On the amount of any refund made under subsection 13 (1) of Regulation 464 of Revised Regulations of Ontario, 1990, interest shall be paid, calculated from the date of application to the Minister for the amount to be refunded to the date when the refund is made or is applied by the Minister against other liability of the person entitled to the refund.

(2) Subsection 8 (3) of the Regulation is revoked and the following substituted:

(3) On the amount of any refund made under subsection 21 (6) of the Act as the result of any overpayment of tax under the Act, interest shall be paid, calculated from the date of application to the Minister for the amount to be refunded to the date when the refund is made or is applied by the Minister against other liability of the person entitled to the refund.

(3) Section 8 of the Regulation is amended by adding the following subsection:

(6) Interest accruing after December 31, 1994 on any refund made under the Act or the regulations shall be computed and compounded daily.

4. Section 9 of the Regulation is revoked and the following substituted:

9. (1) Where a registered dyer colours fuel in accordance with the Act and the Regulations, the registered dyer may deduct from the amount otherwise to be remitted to the Minister under section 3.2 of the Act .023 of a cent for each litre of fuel coloured by the registered dyer as compensation for the registered dyer's services, but no compensation may be claimed with respect to fuel that is,

- (a) subsequently exported or used outside Ontario by the registered dyer, by a person to whom the registered dyer sold the fuel or by a subsequent purchaser of the fuel who does not deal at arm's length with the registered dyer or with the person to whom the registered dyer sold the fuel;
- (b) coloured outside Ontario and imported into Ontario, unless the dye used to colour the fuel is supplied by the Minister;
- (c) coloured using dye supplied by the Minister, the cost of which is assessed to the registered dyer as a collector under subsection 13 (4) of the Act;
- (d) coloured in whole or in part by any officer of the Ministry of Finance or under the direct supervision or instruction of such officer;

- (e) coloured prior to the registration of the registered dyer under section 4.17 of the Act, after the cancellation of the registration or during any suspension of the registration;
- (f) coloured and delivered to the terminal of another registered dyer; or
- (g) coloured and delivered to a registered consumer purchasing the fuel under the authority of a valid fuel acquisition permit issued under the Act.

(2) The amount of compensation for a registered dyer's services shall be rounded to the nearest whole cent.

(3) Despite clause (1) (b), dye supplied by another province may be used by a registered dyer to colour fuel outside Ontario for importation, sale and use in Ontario, if the prior written approval of the Minister is obtained, and the registered dyer may claim compensation in

accordance with subsection (1) if no compensation for the colouring of the fuel is paid by the province in which the fuel is coloured.

5. (1) Section 1, subsections 2 (1) and 3 (2) and section 4 shall be deemed to have come into force on January 1, 1992.

(2) Subsection 2 (2) shall be deemed to have come into force on October 1, 1993.

(3) Subsection 3 (1) shall be deemed to have come into force on June 23, 1994.

(4) Subsection 3 (3) shall be deemed to have come into force on January 1, 1995.

21/96

ONTARIO REGULATION 180/96
made under the
CROP INSURANCE ACT (ONTARIO)

Made: February 15, 1996
Approved: May 3, 1996
Filed: May 10, 1996

Amending Reg. 245 of R.R.O. 1990
(Crop Insurance Plan—Rutabagas)

Note: Regulation 245 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) The Table to subsection 13 (1) of the Schedule to Regulation 245 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

TABLE

Percentage Chosen by Insured	Base Premium Rate Per Acre
70%	\$119.80
75%	\$129.40
80%	\$140.00

(2) Section 18 of the Schedule to the Regulation is revoked and the following substituted:

18. For the purposes of this plan, the final date for seeding rutabagas in a crop year is June 30 or such other date as the Commission may determine.

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
Chair

MATT TULLOCH
Secretary

Dated at Toronto on February 15, 1996.

21/96

RÈGLEMENT DE L'ONTARIO 180/96
pris en application de la
LOI SUR L'ASSURANCE-RÉCOLTE (ONTARIO)

pris le 15 février 1996
approuvé le 3 mai 1996
déposé le 10 mai 1996

modifiant le Règl. 245 des R.R.O. de 1990
(Régime d'assurance-récolte sur les rutabagas)

Remarque : Le Règlement 245 n'a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. (1) Le tableau figurant au paragraphe 13 (1) de l'annexe du Règlement 245 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

TABLEAU

Pourcentage choisi par l'assuré	Taux de prime de base par acre
70 %	119,80 \$
75 %	129,40 \$
80 %	140,00 \$

(2) L'article 18 de l'annexe du Règlement est abrogé et remplacé par ce qui suit :

18. Dans le cadre du présent régime, la date limite de l'ensemencement des rutabagas au cours d'une campagne agricole est le 30 juin ou la date que peut fixer la Commission.

COMMISSION ONTARIENNE DE L'ASSURANCE-RÉCOLTE :

WILLIAM JONGEJAN
Président

MATT TULLOCH
Secrétaire

Fait à Toronto le 15 février 1996.

ONTARIO REGULATION 181/96
made under the
CROP INSURANCE ACT (ONTARIO)

Made: April 22, 1996
Approved: May 3, 1996
Filed: May 10, 1996

Amending Reg. 220 of R.R.O. 1990
(Crop Insurance Plan—Fresh Market Carrots)

Note: Regulation 220 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 11 of the Schedule to Regulation 220 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

11. For the purposes of this plan, the established price for carrots is \$2.25 per bushel.

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
Chair

MATT TULLOCH
Secretary

Dated at Toronto on April 22, 1996.

21/96

ONTARIO REGULATION 182/96
made under the
CROP INSURANCE ACT (ONTARIO)

Made: February 15, 1996
Approved: May 3, 1996
Filed: May 10, 1996

Amending Reg. 250 of R.R.O. 1990
(Crop Insurance Plan—Sunflowers)

Note: Regulation 250 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Section 10 of the Schedule to Regulation 250 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

10. For the purposes of this plan, the established price for sunflowers is 19 cents per pound.

(2) The Table to subsection 12 (1) of the Schedule to the Regulation is revoked and the following substituted:

TABLE

Percentage Chosen by Insured	Base Premium Rate Per Acre
70%	23.20\$
75%	30.30\$
80%	38.20\$

RÈGLEMENT DE L'ONTARIO 181/96
pris en application de la
LOI SUR L'ASSURANCE-RÉCOLTE (ONTARIO)

pris le 22 avril 1996
approuvé le 3 mai 1996
déposé le 10 mai 1996

modifiant le Règl. 220 des R.R.O. de 1990
(Régime d'assurance-récolte sur les carottes fraîches)

Remarque : Le Règlement 220 n'a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. L'article 11 de l'annexe du Règlement 220 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

11. Dans le cadre du présent régime, le prix fixé pour les carottes est de 2,25 \$ le boisseau.

COMMISSION ONTARIENNE DE L'ASSURANCE-RÉCOLTE :

WILLIAM JONGEJAN
Président

MATT TULLOCH
Secrétaire

Fait à Toronto le 22 avril 1996.

RÈGLEMENT DE L'ONTARIO 182/96
pris en application de la
LOI SUR L'ASSURANCE-RÉCOLTE (ONTARIO)

pris le 15 février 1996
approuvé le 3 mai 1996
déposé le 10 mai 1996

modifiant le Règl. 250 des R.R.O. de 1990
(Régime d'assurance-récolte sur les tournesols)

Remarque : Le Règlement 250 n'a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. (1) L'article 10 de l'annexe du Règlement 250 des Règlements refondus de 1990 est abrogé et remplacé par ce qui suit :

10. Dans le cadre du présent régime, le prix fixé pour les tournesols est de 19 cents la livre.

(2) Le tableau figurant au paragraphe 12 (1) de l'annexe du Règlement est abrogé et remplacé par ce qui suit :

TABLEAU

Pourcentage choisi par l'assuré	Taux de prime de base par acre
70 %	23,20 \$
75 %	30,30 \$
80 %	38,20 \$

(3) Section 17 of the Schedule to the Regulation is revoked and the following substituted:

17. For the purposes of this plan, in a particular crop year, the final date for planting sunflowers is June 30 or such other date as the Commission may determine.

2. Subparagraph 3 (2) of Form 1 of the Regulation is revoked and the following substituted:

(2) Where the damaged acreage is replanted in accordance with subparagraph (1), the Commission shall pay an indemnity of \$45 for each replanted acre.

(2.1) Where the damaged acreage is replanted to sunflowers, the contract of insurance continues to apply to the replanted acreage.

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
Chair

MATT TULLOCH
Secretary

Dated at Toronto on February 15, 1996.

21/96

(3) L'article 17 de l'annexe du Règlement est abrogé et remplacé par ce qui suit :

17. Dans le cadre du présent régime, la date limite de la plantation de tournesols au cours d'une campagne agricole est le 30 juin ou la date que peut fixer la Commission.

2. La sous-disposition 3 (2) de la formule 1 du Règlement est abrogée et remplacée par ce qui suit :

(2) Lorsque la superficie endommagée est replantée conformément au paragraphe (1), la Commission paie une indemnité de 45 \$ l'acre replanté.

(2.1) Lorsque des tournesols sont replantés sur la superficie endommagée, le contrat d'assurance continue de s'appliquer à cette superficie.

COMMISSION ONTARIENNE DE L'ASSURANCE-RÉCOLTE :

WILLIAM JONGEJAN
Président

MATT TULLOCH
Secrétaire

Fait à Toronto le 15 février 1996.

ONTARIO REGULATION 183/96
made under the
CROP INSURANCE ACT (ONTARIO)

Made: February 15, 1996
Approved: May 3, 1996
Filed: May 10, 1996

Amending Reg. 240 of R.R.O. 1990
(Crop Insurance Plan—Popping Corn)

Note: Regulation 240 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) The Table to subsection 13 (1) of the Schedule to Regulation 240 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

TABLE

Percentage Chosen by Insured	Base Premium Rate Per Acre
70%	56.00\$
75%	60.00\$
80%	67.00\$

(2) The Schedule to the Regulation is amended by adding the following sections:

FINAL ACREAGE REPORT

14. (1) Every insured person shall file with the Commission in each crop year a final acreage report in a form provided by the Commission within 10 days after the seeding of acreage to popping corn is complete.

RÈGLEMENT DE L'ONTARIO 183/96
pris en application de la
LOI SUR L'ASSURANCE-RÉCOLTE (ONTARIO)

pris le 15 février 1996
approuvé le 3 mai 1996
déposé le 10 mai 1996

modifiant le Règl. 240 des R.R.O. de 1990
(Régime d'assurance-récolte sur le maïs à éclater)

Remarque : Le Règlement 240 n'a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. (1) Le tableau figurant au paragraphe 13 (1) de l'annexe du Règlement 240 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

TABLEAU

Pourcentage choisi par l'assuré	Taux de prime de base par acre
70 %	56,00 \$
75 %	60,00 \$
80 %	67,00 \$

(2) L'annexe du Règlement est modifiée par adjonction des articles suivants :

RAPPORT FINAL SUR LA SUPERFICIE

14. (1) À chaque campagne agricole, l'assuré dépose à la Commission un rapport final sur la superficie, rédigé selon la formule fournie par la Commission, dans les 10 jours qui suivent la fin de l'ensemencement du maïs à éclater sur la superficie.

(2) A final acreage report filed with the Commission shall not be amended without the consent in writing of the Commission.

15. (1) The Commission may revise the final acreage report in any or all respects and adjust the premium accordingly and, in such case, shall notify the insured person in writing forthwith respecting such revision and adjustment.

(2) The insured person shall be deemed to have agreed with the revision of the final acreage report made by the Commission under subsection (1) unless the insured person notifies the Commission in writing that the insured person rejects the revision within 10 days after the Commission notification is served on the insured person.

(3) For the purposes of subsection (2), the Commission notification may be served by personal delivery or by mailing it to the insured person's last known address, in which case the notification shall be deemed to be served three days after it is mailed.

(4) Where the Commission receives notice from an insured person under subsection (2), it shall notify the insured person in writing that the contract of insurance does not apply for the crop year in respect of which the final acreage report was filed.

(5) A final acreage report revised under this section shall, failing notice under subsection (2), constitute the final acreage report for the crop year.

16. (1) Where an insured person in any crop year fails to file a final acreage report in the form and manner prescribed by this Regulation, the Commission may,

- (a) prepare the final acreage report; or
- (b) declare the insured acreage to be nil.

(2) The Commission shall serve a copy of the final acreage report, if one is prepared, on the insured person either by personal delivery or by mailing it to the insured person's last known address.

(3) Every insured person shall pay the premiums for the crop year in respect of which a final acreage report is prepared by the Commission within 10 days after the insured person has been served with a copy of it.

(4) A report that is mailed shall be deemed to be served three days after it is mailed.

FINAL DATE FOR PLANTING

17. For the purposes of this plan, the final date of planting popping corn in a crop year is June 30 or such other date as the Commission may determine.

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
Chair

MATT TULLOCH
Secretary

Dated at Toronto on February 15, 1996.

21/96

(2) Le rapport final sur la superficie déposé à la Commission ne doit pas être modifié sans le consentement écrit de la Commission.

15. (1) La Commission peut réviser, en totalité ou en partie, le rapport final sur la superficie et rajuster la prime en conséquence. Le cas échéant, elle avise sans délai l'assuré par écrit de la révision et du rajustement.

(2) L'assuré est réputé avoir consenti à la révision du rapport final sur la superficie préparé par la Commission en vertu du paragraphe (1) s'il ne l'avise pas par écrit qu'il rejette la révision dans les 10 jours suivant la signification de l'avis de la Commission.

(3) Pour l'application du paragraphe (2), l'avis de la Commission peut être signifié à l'assuré soit à personne, soit par courrier à sa dernière adresse connue, auquel cas l'avis est réputé avoir été signifié trois jours après le jour de sa mise à la poste.

(4) Lorsque la Commission reçoit un avis de l'assuré en vertu du paragraphe (2), elle l'avise par écrit que le contrat d'assurance ne s'applique pas à la campagne agricole faisant l'objet du rapport final sur la superficie qui a été déposé.

(5) Le rapport final sur la superficie qui a été révisé en vertu du présent article constitue, à défaut d'avis prévu au paragraphe (2), le rapport final sur la superficie pour la campagne agricole.

16. (1) Lorsque l'assuré ne dépose pas, au cours d'une campagne agricole, un rapport final sur la superficie en la forme et selon les modalités prescrites par le présent règlement, la Commission peut :

- a) soit préparer le rapport final sur la superficie;
- b) soit déclarer qu'il n'y a aucune superficie assurée.

(2) Si la Commission prépare un rapport final sur la superficie, elle en signifie une copie à l'assuré soit à personne, soit par courrier à sa dernière adresse connue.

(3) Tout assuré verse la prime applicable à la campagne agricole pour laquelle la Commission a préparé un rapport final sur la superficie, dans les 10 jours suivant la signification de la copie du rapport.

(4) Un rapport qui est envoyé par courrier est réputé avoir été signifié trois jours après le jour de sa mise à la poste.

DATE LIMITE DE LA PLANTATION

17. Dans le cadre du présent régime, la date limite de la plantation du maïs à éclater au cours d'une campagne agricole est le 30 juin ou la date que peut fixer la Commission.

COMMISSION ONTARIENNE DE L'ASSURANCE-RÉCOLTE :

WILLIAM JONGEJAN
Président

MATT TULLOCH
Secrétaire

Fait à Toronto le 15 février 1996.

ONTARIO REGULATION 184/96
made under the
HIGHWAY TRAFFIC ACT

Made: May 8, 1996
Filed: May 10, 1996

Amending Reg. 629 of R.R.O. 1990
(Vehicles for the Transportation of Physically Disabled Passengers)

Note: Regulation 629 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 1 of Regulation 629 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. In this Regulation,

"accessible urban transit bus" means a class of bus, while operated on a highway, that is designed and intended to be used for the purpose of transporting, for compensation, persons who are physically disabled and persons who are not physically disabled;

"physically disabled person" means a person unable, because of a mobility impairment, to use a regular transit facility;

"physically-disabled-passenger vehicle" means,

(a) a van or a bus operated on a highway,

(i) for the purpose of transporting, for compensation, physically disabled persons, or

(ii) by, for or on behalf of any person, club, agency or organization that holds itself out as providing a transportation service to physically disabled persons, for compensation or otherwise; or

(b) an accessible urban transit bus.

2. Section 11 of the Regulation is revoked and the following substituted:

11. (1) An accessible urban transit bus is prescribed as a class of vehicle to which subsection 102 (3) of the Act applies.

(2) An accessible urban transit bus shall be used only to provide public transportation as defined in subsection 93 (1) of the *Public Transportation and Highway Improvement Act*.

(3) An accessible urban transit bus shall have,

(a) a minimum length of 9.144 metres and a bus chassis as originally provided by the bus manufacturer;

(b) at least two passenger doors on the right side, the front door being at least 762 millimetres wide and the other door being at least 813 millimetres wide;

(c) at least two readily accessible spaces designated for personal mobility devices;

(d) a system for securing personal mobility devices consisting of devices anchored to the bus or of compartments, or a combination of both, that limit the forward, backward, rotational, lateral and vertical motion of every personal mobility device in the bus at its points of contact with the bus while it is in normal operation, including full throttle acceleration and maximum braking.

(4) An accessible urban transit bus shall have either,

(a) a power lift to load a passenger mobility device and passenger onto the bus; or

(b) a mostly level floor that, either by design or by the use of a "kneeling" feature, is approximately at the level of a typical urban curbside or bus passenger platform during loading or unloading of passengers and is equipped with a ramp having a slope of no more than 4 to 1 to allow passengers to bridge the gap between the bus and the curbside or platform.

(5) The specifications for physically disabled passenger vehicles set out in section 2, clauses 3 (1) (d) and (k) and subsection 3 (2) in relation to the axle and clawbar, and sections 6, 7 and 8 do not apply to accessible urban transit buses.

21/96

ONTARIO REGULATION 185/96
made under the
HIGHWAY TRAFFIC ACT

Made: May 8, 1996
Filed: May 10, 1996

Amending O. Reg. 52/96
(Extending Time Periods Relating to Drivers' Licences:
Ontario Regulation 340/94)

Note: Ontario Regulation 52/96 has not been previously amended.

1. Ontario Regulation 52/96 is revoked.

21/96

ONTARIO REGULATION 186/96
made under the
HIGHWAY TRAFFIC ACT

Made: May 8, 1996
Filed: May 10, 1996

Amending O. Reg. 53/96
(Extending Term of Validity of Vehicle Permits)

Note: Ontario Regulation 53/96 has not been previously amended.

1. Ontario Regulation 53/96 is revoked.

21/96

ONTARIO REGULATION 187/96made under the
HIGHWAY TRAFFIC ACTMade: May 8, 1996
Filed: May 10, 1996Amending O. Reg. 54/96
(Extending Term of Validity of Driving Instructor's Licences)

Note: Ontario Regulation 54/96 has not been previously amended.

1. Ontario Regulation 54/96 is revoked.

21/96

ONTARIO REGULATION 188/96made under the
HIGHWAY TRAFFIC ACTMade: May 8, 1996
Filed: May 10, 1996Amending O. Reg. 55/96
(Extending Term of Validity of Safety Inspection Stickers)

Note: Ontario Regulation 55/96 has not been previously amended.

1. Ontario Regulation 55/96 is revoked.

21/96

ONTARIO REGULATION 189/96made under the
HIGHWAY TRAFFIC ACTMade: May 8, 1996
Filed: May 10, 1996Amending O. Reg. 56/96
(Extending Term of Validity of Safety Standards Certificates)

Note: Ontario Regulation 56/96 has not been previously amended.

1. Ontario Regulation 56/96 is revoked.

21/96

ONTARIO REGULATION 190/96made under the
HIGHWAY TRAFFIC ACTMade: May 8, 1996
Filed: May 10, 1996Amending O. Reg. 76/96
(Extending Term of Validity of Temporary Permits)

Note: Ontario Regulation 76/96 has not been previously amended.

1. Ontario Regulation 76/96 is revoked.

21/96

ONTARIO REGULATION 191/96made under the
HIGHWAY TRAFFIC ACTMade: May 8, 1996
Filed: May 10, 1996Amending O. Reg. 77/96
(Safety Standards Certificate)

Note: Ontario Regulation 77/96 has not been previously amended.

1. Ontario Regulation 77/96 is revoked.

21/96

ONTARIO REGULATION 192/96made under the
HIGHWAY TRAFFIC ACTMade: May 8, 1996
Filed: May 10, 1996Amending O. Reg. 91/96
(Extending Term of Validity of Disabled Person Parking Permits)

Note: Ontario Regulation 91/96 has not been previously amended.

1. Ontario Regulation 91/96 is revoked.

21/96

ONTARIO REGULATION 193/96made under the
HIGHWAY TRAFFIC ACTMade: May 8, 1996
Filed: May 10, 1996Amending O. Reg. 92/96
(Exempting New Residents from Vehicle Registration)

Note: Ontario Regulation 92/96 has not been previously amended.

1. Ontario Regulation 92/96 is revoked.

21/96

CORRECTION

Ontario Regulation 61/96 under the *Courts of Justice Act* published in the March 16, 1996 issue of *The Ontario Gazette*.

The two lines following the heading "RULE 30.1 DEEMED UNDERTAKING" as set out below,

Application

30.1 (1) This Rule applies to,

.

should have read as follows:

APPLICATION

30.1.01 (1) This Rule applies to,

.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996—06—01

ONTARIO REGULATION 194/96

made under the
MUNICIPAL ACT

Made: May 13, 1996

Filed: May 14, 1996

CESSATION OF THE APPLICATION OF PART III OF THE MUNICIPAL AFFAIRS ACT TO THE TOWNSHIPS OF GAUTHIER AND MATACHEWAN

1. Part III of the *Municipal Affairs Act*, as made applicable by subsection 358 (5) of the *Municipal Act*, ceases to apply to The Corporation of the Township of Gauthier and The Corporation of the Township of Matachewan.

AL LEACH

Minister of Municipal Affairs and Housing

Dated at Toronto on May 13, 1996.

22/96

ONTARIO REGULATION 195/96

made under the
FARM IMPLEMENTS ACT

Made: January 29, 1996

Approved: May 8, 1996

Filed: May 15, 1996

Amending Reg. 369 of R.R.O. 1990
(General)

Note: Regulation 369 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 4 (7) of Regulation 369 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(7) The application fee for registration as a dealer or a distributor shall be pro-rated on the basis of a one-year registration if,

- (a) the registration is for a period of less than one year; and
- (b) the applicant has not carried on the business of a dealer or a distributor, as the case may be, before making the application.

2. The Regulation is amended by adding the following section:

RÈGLEMENT DE L'ONTARIO 195/96

pris en application de la
LOI SUR LES APPAREILS AGRICOLES

pris le 29 janvier 1996

approuvé le 8 mai 1996

déposé le 15 mai 1996

modifiant le Règl. 369 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 369 n'a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. Le paragraphe 4 (7) du Règlement 369 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

(7) Le droit à verser pour une demande d'inscription à titre de vendeur ou de distributeur est calculé en fonction de la période restant à courir jusqu'à la fin d'une inscription d'une année si les conditions suivantes sont réunies :

- a) l'inscription est pour une période de moins d'une année;
- b) l'auteur de la demande n'a pas exercé le métier de vendeur ou de distributeur, selon le cas, avant de présenter la demande.

2. Le Règlement est modifié par adjonction de l'article suivant :

7.1 A farm implement is exempt from section 19 of the Act if the warranty on it set out in section 15 of the Act has expired.

7.1 L'article 19 de la Loi ne s'applique pas à l'appareil agricole si la garantie relative à celui-ci qui est énoncée à l'article 15 de la Loi a expiré.

ONTARIO FARM IMPLEMENTS BOARD:

COMMISSION DES APPAREILS AGRICOLES DE L'ONTARIO :

DOUG PLAUNT
President

DOUG PLAUNT
Président

FINBAR DESIR
Secretary

FINBAR DESIR
Secrétaire

Dated at Toronto on January 29, 1996.

Fait à Toronto le 29 janvier 1996.

22/96

ONTARIO REGULATION 196/96 made under the PLANNING ACT

Made: May 16, 1996
Filed: May 16, 1996

PLANS OF SUBDIVISION

1. In this Regulation,

"official" means,

- (a) the clerk of the municipality where the approval authority is the council of the municipality, a committee of council or an appointed officer,
- (b) the secretary-treasurer of the municipal planning authority where the approval authority is a municipal planning authority, a committee of the municipal planning authority or an appointed officer,
- (c) the secretary-treasurer of the planning board where the approval authority is a planning board, and
- (d) an employee of the Ministry of Municipal Affairs and Housing where the approval authority is the Minister;

"reserve" means a tract of land, the legal title of which is vested in the Crown in right of Canada, that has been set apart by the Crown for the use and benefit of a First Nation.

2. The information and material to be provided by the applicant under subsection 51 (17) of the Act are set out in the Schedule.

3. (1) Notice of an application for approval of a plan of subdivision under clause 51 (20) (a) of the Act shall be given in compliance with subsection (2), (3) or (4) but need not be given in compliance with more than one of those subsections.

(2) Notice under subsection (1) may be given by doing both of the following:

- 1. Giving notice by personal service or prepaid first class mail to every owner of land within 120 metres of the area covered by the proposed plan of subdivision and every owner of land within 120 metres of the land that abuts the area covered by the proposed

plan of subdivision and that is owned by the same person that owns the land that is the subject of the proposed plan of subdivision. However, where a condominium development is located within 120 metres of the area, notice may be given to the condominium corporation, according to its most recent address for service or mailing address as registered under section 3 of the *Condominium Act*, instead of being given to all owners assessed in respect of the condominium development.

- 2. Posting a notice, clearly visible and legible from a public highway or other place to which the public has access, at every separately assessed property in the area to which the proposed plan of subdivision would apply, or, where posting on the property is impractical, at a nearby location chosen by the official.

(3) Notice under subsection (1) may be given by personal service or prepaid first class mail to every person assessed in respect of land within 120 metres of the area covered by the proposed plan of subdivision and every person assessed in respect of land within 120 metres of the land that abuts the area covered by the proposed plan of subdivision and that is owned by the same person that owns the land that is the subject of the proposed plan of subdivision.

(4) Notice under subsection (1) may be given by publication in a newspaper that, in the opinion of the official, is of sufficiently general circulation in the area adjoining the proposed plan of subdivision that it would give the public reasonable notice of the application.

(5) For the purposes of subsections (2) and (3), the owner of land or the person assessed in respect of land shall be deemed to be the person shown on the last revised assessment roll of the municipality or on the current provincial land tax roll at the address shown on the roll. However, if the approval authority is a municipality and the clerk of the municipality has received written notice of a change of ownership or occupancy of land, the notice shall be given instead to the new owner or occupant at the address set out in the notice.

(6) Every person and public body that has given the approval authority a written request for notice of an application for approval of a plan of subdivision under clause 51 (20) (a) of the Act shall be given notice of the application by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice.

(7) A written request under subsection (6) shall show the address of the person or the public body.

(8) Notice of an application for approval of a plan of subdivision under clause 51 (20) (a) of the Act shall be given by personal service,

prepaid first class mail or telephone transmission of a facsimile of the notice to all of the following persons and public bodies except those who have notified the approval authority that they do not wish to receive notice:

1. The clerk of every local municipality or the secretary-treasurer of every municipal planning authority or planning board having jurisdiction in the area covered by the proposed plan of subdivision.
2. The clerk of every county and regional, metropolitan or district municipality having jurisdiction in the area covered by the proposed plan of subdivision.
3. The secretary of every school board having jurisdiction in the area covered by the proposed plan of subdivision.
4. The secretary-treasurer of every conservation authority having jurisdiction in the area covered by the proposed plan of subdivision.
5. The secretary of every municipal or other corporation operating an electric utility in the local municipality or planning area in which the proposed plan of subdivision is located.
6. The subdivision coordinator, Grid System Real Estate, Ontario Hydro.
7. The secretary of every company operating a natural gas utility in the local municipality or planning area in which the proposed plan of subdivision is located.
8. The secretary of every company operating an oil or natural gas pipeline in the local municipality or planning area in which the proposed plan of subdivision is located.
9. The chair or secretary of the local Architectural Conservation Advisory Committee, if any, and if the area covered by the proposed plan of subdivision includes or adjoins a property or district designated under Part IV or V of the *Ontario Heritage Act*.
10. If the land that is covered by the proposed plan of subdivision is within or adjoins the area covered by the Niagara Escarpment Plan,
 - i. the senior planner of the district office of the Niagara Escarpment Commission having jurisdiction over that land, and
 - ii. the senior planner of the district office of the Niagara Escarpment Commission having jurisdiction over the area that adjoins the land that is covered by the proposed plan of subdivision.
11. The Niagara Parks Commission, if any of the land covered by the proposed plan of subdivision adjoins the Niagara Parkway or is in the jurisdiction of the Niagara Parks Commission.
12. The St. Lawrence Parks Commission, if any part of the area covered by the proposed plan of subdivision adjoins the 1000 Islands Parkway and is within the jurisdiction of the St. Lawrence Parks Commission under section 9 of the *St. Lawrence Parks Commission Act*.
13. The clerk of every municipality and the secretary-treasurer of every municipal planning authority or planning board, if any part of the municipality, municipal planning area or planning area is within one kilometre of the area covered by the proposed plan of subdivision.

14. The chief of every First Nation council, if the First Nation is located on a reserve any part of which is within one kilometre of the area covered by the proposed plan of subdivision.

(9) Where the approval authority of a proposed plan of subdivision is not the Minister, notice of an application for approval of a plan of subdivision under clause 51 (20) (a) of the Act shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing, if the director has given the approval authority a written request to be given notice of applications for approval of plans of subdivision.

(10) Notice of an application for approval of a plan of subdivision shall include the following:

1. A description of the proposed plan of subdivision.
2. A description of the land or a key map showing the location of the land proposed to be subdivided.
3. Where and when additional information regarding the proposed plan of subdivision will be available to the public for inspection.
4. The following statement:

If a person or public body that files an appeal of a decision of (*name of the approval authority*) in respect of the proposed plan of subdivision does not make oral submissions at the public meeting, if one is held, or make written submissions to (*name of the approval authority*) before the proposed plan of subdivision is approved or refused, the Ontario Municipal Board may dismiss the appeal.

5. The following statement:

If you wish to be notified of the decision of (*name of the approval authority*) in respect of this proposed plan of subdivision, you must make a written request to (*name and address of the approval authority*).

6. If it is known that the land proposed to be subdivided is the subject of an application under the Act for an amendment to an official plan, a zoning by-law, a Minister's zoning order or a minor variance, a statement of that fact and the file number of the application.

(11) A notice given to the persons and public bodies set out in subsections (8) and (9) shall also include a copy of the application.

(12) Where a local municipality or planning board gives notice of an application for approval of a plan of subdivision pursuant to a request by an approval authority under subsection 51 (21) of the Act, the approval authority may request the local municipality or planning board to include in a notice under subsection (8) a request that written comments be submitted to the approval authority.

(13) Despite subsection (10), if notice is given by posting on the property, the notice shall include the following:

1. A description of the proposed plan of subdivision.
2. Where and when additional information regarding the proposed plan of subdivision will be available to the public for inspection.
3. How to obtain a copy of the written notice of the application.

4. (1) If the land that is the subject of an application for approval of a plan of subdivision under subsection 51 (16) of the Act is located in a municipality or in the planning area of a planning board, the approval authority shall ensure that a public meeting under clause 51 (20) (b) of the Act is held.

(2) Subsections 3 (1) to (9) apply with necessary modifications to the giving of notice of a public meeting under subsection (1).

(3) The notice of a public meeting shall include the following:

1. The date, time and location of the public meeting.
2. A description of the proposed plan of subdivision.
3. A description of the land or a key map showing the location of the land proposed to be subdivided.
4. The following statement:

If a person or public body that files an appeal of a decision of (*name of the approval authority*) in respect of the proposed plan of subdivision, does not make oral submissions at the public meeting, if one is held, or make written submissions to (*name of the approval authority*) before the proposed plan of subdivision is approved or refused, the Ontario Municipal Board may dismiss the appeal.

(4) Despite subsection (3), if notice of a public meeting is given by posting on the property, the notice shall include the following:

1. The date, time and location of the public meeting.
2. A description of the proposed plan of subdivision.
3. Where and when additional information regarding the proposed plan of subdivision will be available to the public for inspection.
4. How to obtain a copy of the written notice of the public meeting.
5. The public meeting mentioned in section 4 shall be held no sooner than 14 days after the requirements for the giving of notice of a public meeting have been complied with.
6. Where a local municipality or planning board gives notice of an application for approval of a plan of subdivision pursuant to a request by an approval authority under subsection 51 (21) of the Act, it shall submit to the approval authority both of the following:

1. A certified copy of the written notice of the application.
2. An affidavit or sworn declaration by an employee of the local municipality or planning board certifying that the requirements for the giving of notice of an application under clause 51 (20) (a) of the Act have been complied with.
7. Where a local municipality or planning board holds a public meeting pursuant to a request by an approval authority under subsection 51 (21) of the Act, it shall submit the following to the approval authority:

1. The original or a copy of all written submissions and comments received by the local municipality or the planning board on or before the day the public meeting was held.
2. An affidavit or sworn declaration by an employee of the local municipality or the planning board certifying that the requirements for the giving of notice and the holding of a public meeting under clause 51 (20) (b) of the Act have been complied with.
3. An affidavit or sworn declaration by an employee of the local municipality or the planning board listing all persons and public bodies that made oral submissions at the public meeting.

4. A copy of the minutes of the public meeting, if any.

8. A record to be compiled by the approval authority and forwarded to the Municipal Board under clause 51 (35) (a) of the Act shall include the following:

1. The original or a certified copy of the application received by the approval authority.
2. The original or a certified copy of the notice of appeal and the date it was received.
3. The original or a copy of all written submissions and comments received.
4. Where the local municipality or planning board gives notice of an application for approval of a plan of subdivision, the affidavit or sworn declaration submitted to the approval authority under paragraph 2 of section 6.
5. Where the approval authority gives notice of an application for approval of a plan of subdivision, an affidavit or sworn declaration of an employee of the approval authority certifying that the requirements for the giving of notice under clause 51 (20) (a) of the Act have been complied with.
6. Where the local municipality or planning board gives notice and holds the public meeting, the affidavit or sworn declaration submitted to the approval authority under paragraph 2 of section 7.
7. Where the approval authority gives notice and holds the public meeting, an affidavit or sworn declaration of an employee of the approval authority certifying that the requirements for the giving of notice and the holding of the public meeting under clause 51 (20) (b) of the Act have been complied with.
8. Where the local municipality or planning board holds the public meeting, the affidavit or sworn declaration submitted to the approval authority under paragraph 3 of section 7.
9. Where the approval authority holds the public meeting, an affidavit or sworn declaration of an employee of the approval authority listing all persons and public bodies that made oral submissions at the public meeting.

10. A copy of the minutes of the public meeting, if any.

11. A copy of any planning report considered by the approval authority.

9. (1) Notice of the decision of an approval authority under subsection 51 (37) of the Act shall include the following:

1. A copy of the decision of the approval authority, including the conditions and the lapsing provision, if any.
2. The last date for filing a notice of appeal of the decision of the approval authority and a statement that the notice of appeal must be filed with the approval authority setting out the reasons for the appeal and be accompanied by the fee required by the Ontario Municipal Board.
3. A statement that the applicant or any public body may, at any time before the approval of the final plan of subdivision, appeal any of the conditions imposed by the approval authority to the Ontario Municipal Board by filing with the approval authority a notice of appeal.
4. If applicable, the following statement:

You will be entitled to receive notice of any changes to the conditions of approval of the proposed plan of subdivision if you have made a written request to be notified of changes to the conditions of approval of the proposed plan of subdivision.

5. The following statement:

Only individuals, corporations or public bodies may appeal decisions in respect of a proposed plan of subdivision to the Ontario Municipal Board. A notice of appeal may not be filed by an unincorporated association or group. However, a notice of appeal may be filed in the name of an individual who is a member of the association or group on its behalf.

6. If it is known that the land proposed to be subdivided is the subject of an application under the Act for an amendment to an official plan, a zoning by-law, a Minister's zoning order or a minor variance, a statement of that fact and the file number of the application.

(2) Where the approval authority of a proposed plan of subdivision is not the Minister, notice of the decision of an approval authority under subsection 51 (37) of the Act shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing, if the director has given the approval authority a written request to be given notice of its decisions on applications for approval of plans of subdivision.

10. (1) Notice of changes to the conditions of approval of a plan of subdivision under subsection 51 (45) of the Act shall include the following:

1. A copy of the proposed changes to the conditions of draft approval.
2. A statement that the applicant or any public body may, at any time before the approval of the final plan of subdivision, appeal any of the conditions of draft approval to the Ontario Municipal Board by filing a notice of appeal with the approval authority.
3. The last date for filing a notice of appeal of the conditions of draft approval and a statement that the notice of appeal must be filed with the approval authority, must set out the reasons for the appeal and must be accompanied by the fee required by the Ontario Municipal Board.
4. The following statement:

Only individuals, corporations or public bodies may appeal decisions in respect of a proposed plan of subdivision to the Ontario Municipal Board. A notice of appeal may not be filed by an unincorporated association or group. However, a notice of appeal may be filed in the name of an individual who is a member of the association or group on its behalf.

(2) Where the approval authority of a proposed plan of subdivision is not the Minister, notice of changes to the conditions of approval of a plan of subdivision under subsection 51 (45) of the Act shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing, if the director has given the approval authority a written request to be given notice of changes to the conditions of approval of plans of subdivision.

11. A record to be compiled by the approval authority and forwarded to the Municipal Board under clause 51 (50) (a) of the Act shall include the following:

1. The information and material set out in section 8.

2. A copy of the decision of the approval authority, including the conditions and the lapsing provision, if any.
3. If applicable, an affidavit or sworn declaration by an employee of the approval authority certifying that the requirements for the giving of notice of the decision under subsection 51 (37) of the Act have been complied with.
4. If applicable, a copy of the proposed changes to the conditions of draft approval.
5. If applicable, an affidavit or sworn declaration by an employee of the approval authority certifying that the requirements for the giving of notice of change of conditions under subsection 51 (45) of the Act have been complied with.

12. Sections 3 to 7 do not apply to an application for approval of a condominium description.

13. (1) Ontario Regulations 43/95, 140/95 and 287/95 are revoked.

(2) Despite the revocation of the regulations under this section, any application for an approval of a plan of subdivision under section 51 of the Act which, under section 75 of the Act, was deemed to have been commenced before May 22, 1996 shall be continued and dealt with as if the regulations had not been revoked.

14. This Regulation comes into force on May 22, 1996.

Schedule

INFORMATION AND MATERIAL TO BE PROVIDED IN AN APPLICATION UNDER SUBSECTION 51 (17) OF THE ACT

1. The name, address and telephone number of the owner of the subject land and of the agent if the applicant is an agent authorized by the owner.
2. The description of the subject land, such as the municipality or geographic township in territory without municipal organization, concession and lot numbers, reference plan and part numbers and name of street and number.
3. Whether there are any easements or restrictive covenants affecting the subject land and a description of each easement or covenant and its effect.
4. If known, whether the subject land has ever been the subject of an application for approval of a plan of subdivision under section 51 of the Act or for a consent under section 53 of the Act and if the answer is yes and if known, the file number of the application and the decision on the application.
5. The number of units or dwellings for each of the following uses and the total number of units or dwellings: detached residential, semi-detached residential, multiple attached residential, apartment residential, seasonal residential, mobile home, other residential, commercial, industrial, institutional or other use.
6. The number of lots or blocks shown on the draft plan for each of the following uses and the total number of lots or blocks: detached residential, semi-detached residential, multiple attached residential, apartment residential, seasonal residential, mobile home, other residential, commercial, industrial, park or open space, institutional, roads, or other use.
7. The area of land in hectares of each of the following uses and the total area of land: detached residential, semi-detached residential, multiple attached residential, apartment residential, seasonal residential, mobile home, other residential, commercial, industrial, park or open space, institutional, roads, or other use.

8. The number of units or dwellings per hectare for each of the following uses and the total number of units or dwellings per hectare: detached residential, semi-detached residential, multiple attached residential, apartment residential, seasonal residential, mobile home, other residential, commercial, industrial, institutional and other use.
9. The number of parking spaces for each of the following uses and the total number of parking spaces: multiple attached residential, apartment residential, seasonal residential, mobile home, other residential, commercial, industrial, institutional and other use and the number of parking spaces for detached residential and semi-detached residential if the application is for approval of a condominium description.
10. A description of the use, if one of the proposed uses referred to in item 5, 6, 7, 8 or 9 is identified as "other residential", "institutional" or "other use".
11. The current designation of the land in any applicable official plan.
12. If known, whether the subject land is the subject of any other application under the Act, such as an application for an amendment to an official plan, a zoning by-law, a Minister's zoning order, a minor variance, a consent or a site plan.
13. If the answer to item 12 is yes and if known, the file number of the application and the status of the application.
14. Whether access to the land will be by a provincial highway, a municipal road that is maintained all year or seasonally, another public road or a right of way or by water.
15. If access to the subject land is by water only, the parking and docking facilities to be used and the appropriate distance of these facilities from the subject land and the nearest public road.
16. Whether water will be provided by a publicly owned and operated piped water system, a privately owned and operated individual or communal well, a lake or other water body or other means.
17. Whether sewage disposal will be provided by a publicly owned and operated sanitary sewage system, a privately owned and operated individual or communal septic system or other means.
18. Whether storm drainage will be provided by sewers, ditches, swales or other means.
19. If the application is for approval of a condominium description, the following:
 - i. Whether a site plan for the proposed condominium has been approved and whether a site plan agreement has been entered into.
 - ii. Whether a building permit for the proposed condominium has been issued.
 - iii. Whether the proposed condominium is under construction or has been completed.
 - iv. If construction of the proposed condominium has been completed, the date of completion.
 - v. Whether the proposed condominium is a conversion of a building containing residential rental units and the number of units to be converted.

20. If the applicant is not the owner of the subject land, the written authorization of the owner that the applicant is authorized to make the application.
21. An affidavit or sworn declaration by the applicant that the information required under this Schedule and provided by the applicant is true.

AL LEACH

Minister of Municipal Affairs and Housing

Dated at Toronto on May 16, 1996.

22/96

ONTARIO REGULATION 197/96
made under the
PLANNING ACT

Made: May 16, 1996

Filed: May 16, 1996

CONSENT APPLICATIONS

PART I
CONSENT APPLICATIONS TO A MUNICIPAL COUNCIL

1. In this Part,

"approval authority" means,

- (a) the municipal council that has the authority to grant a consent in respect of the land that is the subject of an application for a consent, and includes a delegate of the municipal council, or
- (b) a municipal planning authority that has been delegated the authority to grant a consent in respect of the land that is the subject of an application for a consent, and includes a delegate of the municipal planning authority;

"official" means,

- (a) the clerk of the municipality, where the approval authority is the council of the municipality, a committee of the council or an appointed officer,
- (b) the secretary-treasurer of the land division committee or committee of adjustment, where the approval authority is the land division committee or committee of adjustment,
- (c) the secretary-treasurer of the municipal planning authority where the approval authority is a municipal planning authority, a committee of the municipal planning authority or an appointed officer;

"reserve" means a tract of land, the legal title of which is vested in the Crown in right of Canada, that has been set apart by the Crown for the use and benefit of a First Nation;

"subject land" means the land to be severed and the land to be retained.

2. The information and material to be provided to the approval authority by an applicant under subsection 53 (1) of the Act are set out in the Schedule.

3. (1) Notice of an application for a consent under clause 53 (5) (a) of the Act shall be given in compliance with subsection (2), (3) or (4)

but need not be given in compliance with more than one of those subsections.

(2) Notice under subsection (1) may be given by doing both of the following:

1. Giving notice by personal service or prepaid first class mail to every owner of land within 60 metres of the subject land as shown on the last revised assessment roll of the municipality. However, if a condominium development is located within 60 metres of the subject land, notice may be given to the condominium corporation, according to its most recent address for service or mailing address as registered under section 3 of the *Condominium Act*, instead of being given to all owners assessed in respect of the condominium development.
2. Posting a notice of the application clearly visible and legible from a public highway, or other place to which the public has access, at every separately assessed property in the area that constitutes the subject land, or, where posting on the property is impractical, at a nearby location chosen by the official.

(3) Notice under subsection (1) may be given by personal service or prepaid first class mail, to every person assessed in respect of land within 60 metres of the subject land.

(4) Notice under subsection (1) may be given by publication in a newspaper that, in the opinion of the official, is of sufficiently general circulation in the area adjoining the subject land that it would give the public in the area reasonable notice of the application.

(5) For the purposes of subsections (2) and (3), the owner of land or person assessed in respect of land shall be deemed to be the person shown on the last revised assessment roll of the municipality or on the current provincial land tax roll at the address shown on the roll. However, if the approval authority is a municipality and the clerk of the municipality has received written notice of a change of ownership or occupancy of land, the notice shall be given instead to the new owner or occupant at the address set out in the notice.

(6) Every person and public body that has given the approval authority a written request for notice of the application for consent under clause 53 (5) (a) of the Act shall be given notice of the application by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice.

(7) A written request under subsection (6) shall show the address of the person or the public body.

(8) Notice of an application for consent under clause 53 (5) (a) of the Act shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to all of the following persons and public bodies except those who have notified the approval authority that they do not wish to receive notice:

1. The clerk of every local municipality or the secretary-treasurer of every municipal planning authority or planning board in which the subject land is situate.
2. The clerk of every county and every regional, metropolitan or district municipality in which the subject land is situate.
3. The secretary-treasurer of a conservation authority, if the subject land is within an area that is under the jurisdiction of a conservation authority.
4. TransCanada Pipelines, if any of the subject land is within 200 metres of a pipeline owned and operated by TransCanada Pipelines.

5. If the subject land is within or abuts the area covered by the Niagara Escarpment Plan,

- i. the senior planner of the district office of the Niagara Escarpment Commission having jurisdiction over that land, and
- ii. the senior planner of the district office of the Niagara Escarpment Commission having jurisdiction over the area that abuts that land.

6. The Niagara Parks Commission, if any of the subject land adjoins the Niagara Parkway or is in the jurisdiction of the Niagara Parks Commission.

7. The St. Lawrence Parks Commission, if any of the subject land adjoins the 1000 Islands Parkway and is within the jurisdiction of the St. Lawrence Parks Commission under section 9 of the *St. Lawrence Parks Commission Act*.

8. The chief of every First Nation council, if the First Nation is located on a reserve any part of which is within one kilometre of the subject land.

(9) Notice of an application for consent under clause 53 (5) (a) of the Act shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing, if the director has given the approval authority a written request to be given notice of applications for consent.

(10) Notice of an application for consent shall include the following:

1. An explanation of the purpose and effect of the application for consent.
2. A description of the land or key map showing the location of the land which is the subject of the application.
3. Where and when additional information regarding the application will be available to the public for inspection.
4. The following statement:

If a person or public body that files an appeal of a decision of (*name of the approval authority*) in respect of the proposed consent does not make written submissions to (*name of the approval authority*) before it gives or refuses to give a provisional consent, the Ontario Municipal Board may dismiss the appeal.

5. The following statement:

If you wish to be notified of the decision of (*name of the approval authority*) in respect of the proposed consent, you must make a written request to (*name and address of the approval authority*).

6. If it is known that the land which is the subject of the application for consent is the subject of an application under the Act for an amendment to an official plan, a zoning by-law, a Minister's zoning order or a minor variance, a statement of that fact and the file number of the application.

(11) A notice given to the persons and public bodies set out in subsections (8) and (9) shall also include a copy of the application.

(12) Where a local municipality gives notice of an application for consent pursuant to a request by an approval authority under subsection 53 (7.1) of the Act, the approval authority may request the local municipality to include in a notice under subsection (8) a request that written comments be submitted to the approval authority.

(13) Despite subsection (10), if notice is given by posting on the property, the notice shall include the following:

1. An explanation of the purpose and effect of the application for consent.
2. Where and when additional information regarding the application will be available to the public for inspection.
3. How to obtain a copy of the written notice of the application.
4. Where a local municipality gives notice of an application for consent pursuant to a request by an approval authority under subsection 53 (7.1) of the Act, it shall submit to the approval authority both of the following:

1. A certified copy of the written notice of the application.
2. An affidavit or sworn declaration by an employee of the local municipality certifying that the requirements for the giving of notice under clause 53 (5) (a) of the Act have been complied with.
5. A record to be compiled by the approval authority and forwarded to the Municipal Board under clause 53 (15) (a) of the Act shall include the following:

1. The original or a certified copy of the application received by the approval authority.
2. The original or a certified copy of the notice of appeal and the date it was received.
3. The original or a copy of all written submissions and comments received.
4. If a public meeting is held, a copy of the minutes of the public meeting, if any, and a list of all persons and public bodies that made oral submissions at the public meeting.
5. A copy of any planning report considered by the approval authority.

6. (1) Notice of the decision of the approval authority under subsection 53 (17) of the Act shall include the following:

1. A copy of the decision of the approval authority including the conditions, if any.
2. The last date for filing a notice of appeal of the decision of the approval authority and a statement that the notice of appeal must be filed with the approval authority, must set out the reasons for the appeal and must be accompanied by the fee required by the Ontario Municipal Board.
3. If applicable, the following statement:

You will be entitled to receive notice of any changes to the conditions of the provisional consent if you have made a written request to be notified of changes to the conditions of the provisional consent.

4. The following statement:

Only individuals, corporations and public bodies may appeal decisions in respect of applications for consent to the Ontario Municipal Board. A notice of appeal may not be filed by an unincorporated association or group. However, a notice of

appeal may be filed in the name of an individual who is a member of the association or group on its behalf.

5. If it is known that the land which is the subject of the application for consent is the subject of an application under the Act for an amendment to an official plan, a zoning by-law, a Minister's zoning order or a minor variance, a statement of that fact and the file number of the application.

(2) Notice of the decision of the approval authority under subsection 53 (17) of the Act shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing, if the director has given the approval authority a written request to be given notice of decisions of the approval authority.

7. (1) Notice of changes to the conditions of a provisional consent under subsection 53 (24) of the Act shall include the following:

1. The proposed changes.
2. The last date for filing a notice of appeal of the conditions of the provisional consent and a statement that the notice of appeal must be filed with the approval authority, must set out the reasons for the appeal and must be accompanied by the fee required by the Ontario Municipal Board.
3. The following statement:

Only individuals, corporations and public bodies may appeal decisions in respect of applications for consent to the Ontario Municipal Board. A notice of appeal may not be filed by an unincorporated association or group. However, a notice of appeal may be filed in the name of an individual who is a member of the association or group on its behalf.

(2) Notice of changes to the conditions of a provisional consent under subsection 53 (24) of the Act shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing, if the director has given the approval authority a written request to be given notice of changes to the conditions of provisional consents.

8. A record to be compiled by the approval authority and forwarded to the Municipal Board under clause 53 (28) (a) of the Act shall include the following:

1. The original or a certified copy of the application received by the approval authority.
2. A copy of the decision of the approval authority.
3. The original or a certified copy of the notice of appeal and the date it was received.
4. The original or a copy of all written submissions and comments received.
5. If notice of an application for consent is given by the local municipality, the affidavit or sworn declaration submitted to the approval authority under paragraph 2 of section 4.
6. If notice of an application for consent is given by the approval authority, an affidavit or sworn declaration of an employee of the approval authority certifying that the requirements for the giving of notice under subsections 53 (17) and (24) of the Act have been complied with.

7. If a public meeting was held, a copy of the minutes of the public meeting, if any, and a list of all persons and public bodies that made oral submissions at the public meeting.

8. A copy of any planning report considered by the approval authority.

9. (1) If the approval authority, in granting a consent, has not stipulated that subsection 50 (3) or (5) of the Act shall apply to any subsequent conveyance of or transaction involving the same parcel, the certificate required under subsection 53 (42) of the Act shall be one of the following:

1. A stamp in Form 1, if the certificate is affixed to a deed or other document relating to the transaction in respect of which the consent has been given.

2. A Certificate in Form 2 in all other cases.

(2) If the approval authority, in granting a consent, has stipulated that subsection 50 (3) or (5) of the Act shall apply to any subsequent conveyance of or transaction involving the same parcel, the certificate required under subsection 53 (42) of the Act shall be one of the following:

1. A stamp in Form 3, if it is affixed to a deed or other document relating to the transaction in respect of which the consent has been given.

2. A Certificate in Form 4 in all other cases.

PART II CONSENT APPLICATIONS TO THE MINISTER

10. The information and material to be provided to the Minister by an applicant under subsection 53 (1) of the Act are set out in the Schedule.

11. (1) Notice under clause 53 (5) (a) of the Act of an application for consent shall be given in one of the following ways:

1. Publication in a newspaper that, in the opinion of the Minister is of sufficiently general circulation in the area adjoining the subject land that it would give the public in the area reasonable notice of the application.

2. Personal service or prepaid first class mail to every owner of land within 60 metres of the subject land as shown on the last revised assessment roll of the municipality or on the current provincial land tax roll at the address shown in the roll. However, if a condominium development is located within 60 metres of the subject land, notice may be given to the condominium corporation, according to its most recent address for service or mailing address as registered under section 3 of the *Condominium Act*, instead of being given to all owners assessed in respect of the condominium development.

(2) Every person and public body that has given the Minister a written request for notice of an application for consent under clause 53 (5) (a) of the Act shall be given notice of the application by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice.

(3) A written request under subsection (2) shall show the address of the person or the public body.

12. Where a local municipality or planning board gives notice of an application for consent pursuant to a request by the Minister under subsection 53 (7.1) of the Act, it shall submit to the Minister both of the following:

1. A certified copy of the written notice of the application.

2. An affidavit or sworn declaration by an employee of the local municipality or planning board certifying that the requirements for the giving of notice under clause 53 (5) (a) of the Act have been complied with.

13. Sections 5 to 9 apply with necessary modifications to applications for consent to the Minister and the Minister shall be deemed to be the approval authority and an employee of the Ministry of Municipal Affairs and Housing shall be deemed to be the official.

14. (1) Ontario Regulations 41/95, 142/95 and 289/95 are revoked.

(2) Despite the revocation of the regulations under this section, any application for a consent under section 53 of the Act which, under section 75 of the Act, was deemed to have been commenced before May 22, 1996 shall be continued and dealt with as if the regulations had not been revoked.

15. This Regulation comes into force on May 22, 1996.

Schedule

INFORMATION AND MATERIAL TO BE INCLUDED IN AN APPLICATION UNDER SUBSECTION 53 (1) OF THE ACT

1. The name, address and telephone number of the owner of the subject land and of the agent if the applicant is an agent authorized by the owner.

2. The type and the purpose of the proposed transaction, such as a transfer for the creation of a new lot, a lot addition, an easement, a charge, a lease or a correction of title.

3. If known, the name of the person to whom the land or an interest in the land is to be transferred, charged or leased.

4. The description of the subject land, such as the municipality or geographic township in territory without municipal organization, concession and lot numbers, registered plan and lot numbers, reference plan and part numbers and name of street and number.

5. Whether there are any easements or restrictive covenants affecting the subject land and a description of each easement or covenant and its effect.

6. The following information regarding the land intended to be severed and the land to be retained:

i. The frontage, depth and the area.

ii. The existing and proposed uses of the land.

iii. The existing and proposed buildings and structures on the land.

iv. Whether access to the land will be by a provincial highway, a municipal road that is maintained all year or seasonally, another public road or a right of way or by water.

v. If access to the subject land is by water only, the parking and docking facilities to be used and the approximate distance of these facilities from the subject land and the nearest public road.

vi. Whether water will be provided by a publicly owned and operated piped water system, a privately owned and operated individual or communal well, a lake or other water body or other means.

- vii. Whether sewage disposal will be provided by a publicly owned and operated sanitary sewage system, a privately owned and operated individual or communal septic system, a privy or other means.
7. The current designation of the subject land in any applicable official plan.
8. If it is known whether the subject land has ever been the subject of an application for approval of a plan of subdivision under section 51 of the Act or a consent under section 53 of the Act and if it has, the file number of the application and the decision on the application.
9. Whether any land has been severed from the parcel originally acquired by the owner of the subject land.
10. If the answer to item 9 is yes, the date of the transfer, the name of the transferee and the land use on the severed land.
11. If known, whether the subject land is the subject of any other application under the Act, such as an application for an amendment to an official plan, a zoning by-law, a Minister's zoning order, a minor variance, an approval of a plan of subdivision or a consent.
12. If the answer to item 11 is yes and if known, the file number of the application and the status of the application.
13. A sketch showing the following:
 - i. The boundaries and dimensions of any land abutting the subject land that is owned by the owner of the subject land.
 - ii. The distance between the subject land and the nearest township lot line or landmark such as a bridge or railway crossing.
- iii. The boundaries and dimensions of the subject land, the part that is to be severed and the part that is to be retained.
- iv. The location of all land previously severed from the parcel originally acquired by the current owner of the subject land.
- v. The approximate location of all natural and artificial features on the subject land and on the land that is adjacent to the subject land that, in the opinion of the applicant may affect the application. Examples include buildings, railways, roads, watercourses, drainage ditches, river or stream banks, wetlands, wooded areas, wells and septic tanks.
- vi. The existing uses on adjacent land, such as residential, agricultural and commercial uses.
- vii. The location, width and name of any roads within or abutting the subject land indicating whether it is an unopened road allowance, a public travelled road, a private road or a right of way.
- viii. If access to the subject land is by water only, the location of the parking and boat docking facilities to be used.
- ix. The location and nature of any easement affecting the subject land.
14. If the applicant is not the owner of the subject land, the written authorization of the owner that the applicant is authorized to make the application.
15. An affidavit or sworn declaration by the applicant that the information required under this Schedule and provided by the applicant is true.

Form 1

Planning Act

CERTIFICATE OF OFFICIAL

Under subsection 53 (42) of the *Planning Act*, I certify that
the consent of the

.....
(approval authority)

of the of was given
on, 19.... to the transaction to which
this instrument relates.

.....
(official)

Dated thisday of, 19.....

Form 2

Planning Act

CERTIFICATE OF OFFICIAL

Under subsection 53 (42) of the *Planning Act*, I certify that the consent of the

.....
(approval authority)

of the of

was given on, 19....

to a
(enter type of transaction above, i.e.

.....
conveyance, mortgage, etc.)

of the following land (set out full description of land that is the subject of the consent):

.....
(official)

Dated thisday of, 19.....

Form 3

Planning Act

CERTIFICATE OF OFFICIAL

Under subsection 53 (42) of the *Planning Act*, I certify that the consent of the

.....
(approval authority)

of the of

was given on, 19....
to the transaction to which this instrument relates.

Subsection of the *Planning Act*
(50 (3) or (5), as the case may be)
applies to any subsequent conveyance of or transaction involving
the parcel of land that is the subject of this consent.

.....
(official)

Dated thisday of, 19.....

Form 4

Planning Act

CERTIFICATE OF OFFICIAL

Under subsection 53 (42) of the *Planning Act*, I certify that the consent of the

.....
(approval authority)

of the of

was given on, 19....

to a
(enter type of transaction above, i.e.

.....
conveyance, mortgage, etc.)

of the following land (set out full description of land that is the subject of the consent):

.....
Subsection of the *Planning Act*
(50 (3) or (5), as the case may be)
applies to any subsequent conveyance of or transaction involving the parcel of land that is the subject of this consent.

.....
(official)

Dated thisday of, 19.....

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on May 16, 1996.

22/96

ONTARIO REGULATION 198/96**made under the
PLANNING ACT**

Made: May 16, 1996

Filed: May 16, 1996

OFFICIAL PLANS AND PLAN AMENDMENTS**1. In this Regulation,**

"reserve" means a tract of land, the legal title of which is vested in the Crown in right of Canada, that has been set apart by the Crown for the use and benefit of a First Nation.

2. (1) Notice of a public meeting to inform the public of a proposed official plan or plan amendment under clause 17 (15) (c) of the Act shall be given in compliance with subsection (2), (3) or (4) but need not be given in compliance with more than one of those subsections.

(2) Notice under subsection (1) may be given by doing both of the following:

1. Giving notice by personal service or prepaid first class mail to every owner of land within 120 metres of the area to which the proposed official plan or plan amendment would apply. However, if a condominium development is located within 120 metres of the area, notice may be given to the condominium corporation, according to its most recent address for service or mailing address as registered under section 3 of the *Condominium Act*, instead of being given to all owners assessed in respect of the condominium development.

2. Posting a notice of the meeting, clearly visible and legible from a public highway or other place to which the public has access, at every separately assessed property in the area to which the proposed official plan or plan amendment would apply or, where posting on the property is impractical, at a nearby location chosen by the clerk of the municipality or the secretary-treasurer of the planning board.

(3) Notice under subsection (1) may be given by personal service or prepaid first class mail to every person assessed in respect of land within 120 metres of the area to which the proposed official plan or plan amendment would apply.

(4) Notice under subsection (1) may be given by publication in a newspaper that, in the opinion of the clerk of the municipality or the secretary-treasurer of the planning board, is of sufficiently general circulation in the area to which the proposed official plan or plan amendment would apply that it would give the public reasonable notice of the public meeting.

(5) For the purposes of subsections (2) and (3), the owner of land or the person assessed in respect of land shall be deemed to be the person as shown on the last revised assessment roll of the municipality or on the current provincial land tax roll at the address shown on the roll. However, if the land is in a municipality and the clerk of the municipality has received written notice of a change of ownership or occupancy of land, the notice shall be given instead to the new owner or occupant at the address set out in the notice.

(6) Every person and public body that has given the clerk of the municipality or the secretary-treasurer of the planning board a written request for notice of a public meeting in respect of a proposed official plan or plan amendment shall be given notice of the meeting by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice.

(7) A written request under subsection (6) shall show the address of the person or the public body.

(8) Notice of a public meeting to inform the public of a proposed official plan or plan amendment under clause 17 (15) (c) of the Act, shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to all of the following persons and public bodies except those who have notified the clerk of the municipality or the secretary-treasurer of the planning board that they do not wish to receive notice:

1. The clerk of the approval authority of the proposed official plan or plan amendment, if the approval authority is not the Minister.
2. The clerk of every municipality or the secretary-treasurer of every municipal planning authority having jurisdiction in the area to which the proposed official plan or plan amendment would apply.
3. The secretary of every school board having jurisdiction in the area to which the proposed official plan or plan amendment would apply.
4. The secretary-treasurer of every conservation authority having jurisdiction in the area to which the proposed official plan or plan amendment would apply.
5. The secretary of every company operating a natural gas utility in the local municipality or planning area to which the proposed official plan or plan amendment would apply.
6. The secretary of every company operating an oil or natural gas pipeline in the local municipality or planning area to which the proposed official plan or plan amendment would apply.
7. The supervising planner, Corporate Real Estate Division of Ontario Hydro.
8. If the land to which the proposed official plan or plan amendment would apply is within or abuts the area covered by the Niagara Escarpment Plan,
 - i. the senior planner of the district office of the Niagara Escarpment Commission having jurisdiction in the area to which the proposed official plan or plan amendment would apply, and
 - ii. the senior planner of the district office of the Niagara Escarpment Commission having jurisdiction in the area which abuts the land to which the proposed official plan or plan amendment would apply.
9. The Niagara Parks Commission, if any of the land to which the proposed official plan or plan amendment would apply adjoins the Niagara Parkway or is in the jurisdiction of the Niagara Parks Commission.
10. The St. Lawrence Parks Commission, if any part of the area to which the proposed official plan or plan amendment would apply adjoins the 1000 Islands Parkway and is within the jurisdiction of the St. Lawrence Parks Commission under section 9 of the *St. Lawrence Parks Commission Act*.
11. The clerk of every municipality or the secretary-treasurer of every municipal planning authority or planning board any part of which is within one kilometre of the area to which the proposed official plan or plan amendment would apply.
12. The chief of every First Nation council, if the First Nation is located on a reserve any part of which is within one kilometre of

the area to which the proposed official plan or plan amendment would apply.

(9) Notice of a public meeting to inform the public of a proposed official plan or plan amendment being considered for adoption by the council of a county, a regional municipality, the Municipality of Metropolitan Toronto, the District of Muskoka or the County of Oxford shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing unless the director has notified the clerk of the municipality or the secretary-treasurer of the planning board that he or she does not wish to receive notice of public meetings to inform the public of proposed official plans or plan amendments.

(10) Where the approval authority of a proposed official plan or plan amendment is the Minister, notice of a public meeting to inform the public of a proposed official plan or plan amendment being considered for adoption by the council of a local municipality shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing, unless the director has notified the clerk of the municipality or the secretary-treasurer of the planning board that he or she does not wish to receive notice of public meetings to inform the public of proposed official plans or plan amendments. This subsection applies whether or not the proposed official plan or plan amendment is exempt from approval under subsection 17 (9) or (10) of the Act.

(11) Where the approval authority of a proposed official plan or plan amendment is not the Minister, notice of a public meeting to inform the public of a proposed official plan or plan amendment being considered for adoption by the council of a local municipality shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing, if the director has given the clerk of the municipality or the secretary-treasurer of the planning board a written request to be given notice of public meetings in respect of proposed official plans or plan amendments. This subsection applies whether or not the proposed official plan or plan amendment is exempt from approval under subsection 17 (9) or (10) of the Act.

(12) The notice of a public meeting shall include the following:

1. The date, time and location of the public meeting.
2. An explanation of the purpose and effect of the proposed official plan or plan amendment.
3. A description of the land or a key map showing the land to which the proposed official plan or plan amendment would apply, or, alternatively, an explanation as to why a description or key map is not provided.
4. Where and when a copy of the proposed official plan or plan amendment and background materials, if any, will be made available to the public for inspection.
5. The following statement:

If you wish to be notified of the adoption of the proposed official plan (*or official plan amendment*), you must make a written request to (*name and address of the municipality or planning board*).

6. The following statement:

If a person or public body that files a notice of appeal of a decision of (*name of the municipality or planning board*) in

respect of the proposed official plan (*or official plan amendment*) does not make oral submissions at a public meeting or make written submissions to (*name of the municipality or planning board*) before the proposed official plan (*or official plan amendment*) is adopted, the Ontario Municipal Board may dismiss all or part of the appeal.

7. If it is known that the land to which the proposed official plan or plan amendment applies is the subject under the Act for an amendment to a zoning by-law, a Minister's zoning order or a minor variance or for approval of a plan of subdivision or a consent, a statement of that fact and the file number of the application.

(13) Despite subsection (12), if notice of the public meeting is given by posting on the property, the notice shall include the following:

1. The date, time and location of the public meeting.
2. An explanation of the purpose and effect of the proposed official plan or plan amendment.
3. Where and when a copy of the proposed official plan or plan amendment and background materials, if any, will be made available to the public for inspection.
4. How to obtain a copy of the written notice of the public meeting.

3. Notice of the adoption of a proposed official plan or plan amendment under subsection 17 (23) of the Act shall include the following:

1. The date that the by-law adopting the proposed official plan or plan amendment was passed.
2. The purpose and effect of the proposed official plan or plan amendment.
3. Where and when information in respect of the proposed official plan or plan amendment will be made available to the public for inspection.
4. Where the proposed official plan or plan amendment requires approval from the approval authority under subsection 17 (22) of the Act,
 - i. a statement that any person or public body will be entitled to receive notice of the decision of the approval authority if a written request to be notified of the decision is made to the approval authority, and
 - ii. the name and address of the approval authority to which the proposed official plan or plan amendment will be submitted for approval.
5. Where the proposed official plan or plan amendment is exempt from approval under subsection 17 (9) or (10) of the Act,

- i. The last date for filing a notice of appeal and a statement that the notice of appeal must be filed with the clerk of the municipality or the secretary-treasurer of the planning board, must set out the specific part of the proposed official plan or plan amendment to which the appeal applies and the reasons for the appeal and must be accompanied by the fee required by the Ontario Municipal Board.

- ii. The following statement:

The proposed official plan (*or official plan amendment*) is exempt from approval by the (*name of the approval authority*) and the decision of council is final if a notice of

appeal is not received before or on the last day for filing a notice of appeal.

iii. The following statement:

Only individuals, corporations or public bodies may appeal a decision of the municipality or planning board to the Ontario Municipal Board. A notice of appeal may not be made by an unincorporated association or group. However, a notice of appeal may be made in the name of an individual who is a member of the association or the group on its behalf.

6. If it is known that the land to which the proposed official plan or plan amendment applies is the subject under the Act for an amendment to a zoning by-law, a Minister's zoning order or a minor variance or for approval of a plan of subdivision or a consent, a statement of that fact and the file number of the application.

4. (1) Notice of the adoption of a proposed official plan or plan amendment that is adopted by the council of a county, a regional municipality, the Municipality of Metropolitan Toronto, the District of Muskoka or the County of Oxford and that is exempt from approval under subsection 17 (9) or (10) of the Act shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing, unless the director has notified the clerk of the municipality or the secretary-treasurer of the planning board that he or she does not wish to receive notice of the adoption of proposed official plans or plan amendments.

(2) Where a proposed official plan or plan amendment is adopted by the council of a local municipality and its approval authority is the Minister, notice of its adoption shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing, unless the director has notified the clerk of the municipality or the secretary-treasurer of the planning board that he or she does not wish to receive notice of the adoption of proposed official plans or plan amendments. This subsection applies whether or not the proposed official plan or plan amendment is exempt from approval under subsection 17 (9) or (10) of the Act.

(3) Where a proposed official plan or plan amendment is adopted by the council of a local municipality and its approval authority is not the Minister, notice of its adoption shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing, if the director has given the clerk of the municipality or the secretary-treasurer of the planning board a written request to be given notice of the adoption of proposed official plans or plan amendments. This subsection applies whether or not the proposed official plan or plan amendment is exempt from approval under subsection 17 (9) or (10) of the Act.

(4) A notice given under subsection (3) shall also include a copy of the proposed official plan or plan amendment.

5. A record to be compiled by the clerk of the municipality or secretary-treasurer of the planning board and forwarded to the Municipal Board under subsection 17 (29) of the Act shall include the following:

1. A certified copy of the by-law adopting the proposed official plan or plan amendment.
2. A certified copy of the proposed official plan or plan amendment.

3. The original or certified copy of the notice of appeal and the date it was received by the municipality or planning board.
4. The original or a copy of all written submissions and comments and when they were received.
5. An affidavit or sworn declaration by an employee of the municipality or planning board certifying that,
 - i. the requirements for the giving of notice and the holding of at least one public meeting or the alternative measures for informing and obtaining the views of the public set out in the official plan have been complied with, and
 - ii. the requirements for the giving of notice of adoption have been complied with.
6. An affidavit or sworn declaration of an employee of the municipality or planning board listing all persons and public bodies that made oral submissions at a public meeting.
7. A copy of the minutes of the public meeting, if any.
8. A copy of any planning report considered by council.
9. If applicable, the original or a certified copy of the prescribed information and material received by council or the planning board under subsection 22 (4) of the Act.
6. (1) A record to be compiled by the clerk of the municipality or secretary-treasurer of the planning board and forwarded to the approval authority under subsection 17 (31) of the Act shall include the following:

1. A certified copy of the by-law adopting the proposed official plan or plan amendment.
2. A certified copy of the proposed official plan or plan amendment.
3. The original or a copy of all written submissions and comments and when they were received.
4. An affidavit or sworn declaration by an employee of the municipality or planning board certifying that,
 - i. the requirements for the giving of notice and the holding of at least one public meeting or the alternative measures for informing and obtaining the views of the public set out in the official plan have been complied with, and
 - ii. the requirements for the giving of notice of adoption have been complied with;
5. An affidavit or sworn declaration of an employee of the municipality or planning board listing all persons and public bodies that made oral submissions at a public meeting.
6. A copy of the minutes of the public meeting, if any.
7. A copy of any planning report considered by council or the planning board.
8. An affidavit or sworn declaration of the clerk, commissioner or director of planning of the municipality or the secretary-treasurer of the planning board or other employee of the municipality or planning board designated by resolution certifying that the information required under subsection (2) and provided by the municipality or planning board is true.

(2) The record must also indicate the following:

1. Whether the council or planning board is submitting an official plan or official plan amendment.
2. If the council or planning board is submitting an official plan, whether the official plan replaces an existing official plan.
3. If the council or planning board is submitting an official plan amendment, the record must indicate the following:
 - i. A description of the subject land, such as the municipality or geographic township in territory without municipal organization, concession and lot numbers, reference plan and part numbers and name of street and number.
 - ii. The approximate area of the land covered by the proposed amendment, if applicable and if known.
 - iii. Whether the proposed amendment changes, replaces or deletes a policy in the official plan.
 - iv. If the answer to subparagraph iii is yes, the policy to be changed, replaced or deleted.
 - v. Whether the proposed amendment adds a policy to the official plan.
 - vi. If the proposed amendment changes, replaces or deletes a policy or adds a policy, the purpose of the proposed official plan amendment.
 - vii. If applicable, the current designation of the subject land in the official plan and the land uses which are authorized by the designation.
 - viii. Whether the proposed amendment changes or replaces a designation in the official plan.
 - ix. If the proposed amendment changes or replaces a designation in the official plan, the designation to be changed or replaced.
 - x. The land uses which would be authorized by the proposed official plan amendment.
 - xi. If known, whether the subject land or land within 120 metres of the subject land is the subject of an application for an amendment to an official plan, a zoning by-law, a Minister's zoning order, a minor variance, a plan of subdivision, a consent or a site plan.
 - xii. If it is known that the subject land is the subject of an application for the purposes of subparagraph xi, the file number of the application, the name of the approval authority considering the application, the lands affected by the application, the purpose of the application, the status of the application and the effect of the application on the proposed amendment.
7. (1) Notice of the decision of the approval authority in respect of a proposed official plan or plan amendment under subsection 17 (35) of the Act shall include the following:
 1. An explanation of the purpose and effect of the proposed official plan or plan amendment.
 2. A statement that the approval authority has made a decision to approve, modify and approve or refuse the proposed official plan or plan amendment, as the case may be.
 3. If the approval authority has made a decision to refuse the proposed official plan or plan amendment, a written explanation for the refusal.
 4. Where and when information in respect of the proposed official plan or plan amendment and the decision will be made available to the public for inspection.
 5. The last date for filing a notice of appeal and a statement that the notice of appeal must be filed with the approval authority, must set out the specific part of the proposed official plan or plan amendment to which the appeal applies and the reasons for the appeal and must be accompanied by the fee required by the Ontario Municipal Board.
 6. The following statement:

The decision of (*name of approval authority*) is final if a notice of appeal is not received before or on the last day for filing a notice of appeal.
 7. The following statement:

Only individuals, corporations or public bodies may appeal a decision of the approval authority to the Ontario Municipal Board. A notice of appeal may not be made by an unincorporated association or group. However, a notice of appeal may be made in the name of an individual who is a member of the association or the group on its behalf.
 8. If it is known that the land to which the proposed official plan or plan amendment applies is the subject of an application under the Act for an amendment to a zoning by-law, a Minister's zoning order or a minor variance or for approval of a plan of subdivision or a consent, a statement of that fact and the file number of the application.
- (2) Where the approval authority of a proposed official plan or plan amendment is not the Minister, notice of a decision by the approval authority in respect of a proposed official plan or plan amendment adopted by the council of a local municipality shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing, if the director has given the clerk of the municipality or the secretary-treasurer of the planning board a written request to be given notice of decisions in respect of proposed official plans or plan amendments.
- (3) A notice given under subsection (2) shall also include a copy of the proposed official plan or plan amendment.
8. A record to be compiled by the approval authority and forwarded to the Municipal Board under subsection 17 (42) of the Act shall include the following:
 1. If applicable, a copy of the decision of the approval authority.
 2. The original or a certified copy of the notice of appeal and the date it was received.
 3. The original or a certified copy of the record received by the approval authority under section 6.
 4. If applicable, an affidavit or sworn declaration by an employee of the approval authority certifying that the requirement for the giving of notice of the decision under subsection 17 (35) of the Act has been complied with.
 5. The original or a copy of all written submissions and comments received.

6. If applicable, a copy of any planning report considered by the approval authority.
9. The information and material to be provided by an applicant under subsection 22 (4) of the Act are set out in the Schedule.

10. A record compiled by the clerk of the municipality or secretary-treasurer of the planning board and forwarded to the Municipal Board under subsection 22 (9) of the Act shall include the following:

1. The original or a certified copy of the request for an amendment to the official plan.
2. The original or a certified copy of the prescribed information and material received by the council or the planning board under subsection 22 (4) of the Act.
3. The original or a copy of all written submissions and comments received by the council or the planning board.
4. If applicable, an affidavit or sworn declaration by an employee of the municipality or planning board certifying that the requirements for the giving of notice and the holding of at least one public meeting or the alternative measures for informing and obtaining the views of the public set out in the official plan have been complied with.
5. If applicable, an affidavit or sworn declaration of an employee of the municipality or planning board listing all persons and public bodies that made oral submissions at the public meeting.
6. A copy of the minutes of the public meeting, if any.
7. If applicable, a copy of the resolution of the council or planning board refusing to adopt the proposed official plan amendment.
8. A copy of any planning report considered by the council or the planning board.

11. (1) Ontario Regulations 42/95, 141/95 and 288/95 are revoked.

(2) Despite the revocation of the regulations under this section, any proposed official plan or plan amendment which, under section 75 of the Act, was deemed to have been commenced before May 22, 1996 shall be continued and dealt with as if the regulations had not been revoked.

12. This Regulation comes into force on May 22, 1996.

Schedule

INFORMATION AND MATERIAL TO BE PROVIDED UNDER SUBSECTION 22 (4) OF THE ACT

1. The name, address and telephone number of the applicant.
2. The name of the municipality or planning board which was requested to initiate the amendment to its official plan.
3. The date of the request to the municipality or planning board to initiate the proposed amendment to the official plan.
4. The name of the official plan proposed to be amended.

5. The description of the subject land, such as the municipality, geographic township in territory without municipal organization, concession and lot numbers, reference plan and part numbers and name of street and number.
6. The approximate area of the land covered by the proposed amendment, if applicable and if known.
7. Whether the proposed amendment changes, replaces or deletes a policy in the official plan.
8. If the answer to item 7 is yes, the policy to be changed, replaced or deleted.
9. Whether the proposed amendment adds a policy to the official plan.
10. If the proposed amendment changes, replaces, deletes or adds a policy, the purpose of the proposed official plan amendment.
11. If applicable, the current designation of the subject land in the official plan and the land uses which are authorized by the designation.
12. Whether the proposed amendment changes or replaces a designation in the official plan.
13. If the proposed amendment changes or replaces a designation in the official plan, the designation to be changed or replaced.
14. The land uses which would be authorized by the proposed official plan amendment.
15. Whether the subject land or any land within 120 metres of the subject land is the subject of an application made by the applicant for approval of an official plan amendment, a zoning by-law amendment, a minister's zoning order amendment, a minor variance, a plan of subdivision, a consent or a site plan.
16. If the answer to section 15 is yes and if known, the file number of the application, the name of the approval authority considering the application, the lands affected by the application, the purpose of the application, the status of the application and the effect of the application on the proposed amendment.
17. The text of the proposed amendment if a policy in the official plan is being changed, replaced or deleted or if a policy is being added to the official plan.
18. The proposed schedule to the official plan if the proposed amendment changes or replaces a schedule in the official plan and the text that accompanies the schedule.
19. An affidavit or sworn declaration by the applicant certifying that the information required under this Schedule and provided by the applicant is true.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on May 16, 1996.

22/96

ONTARIO REGULATION 199/96**made under the
PLANNING ACT**

Made: May 16, 1996

Filed: May 16, 1996

**ZONING BY-LAWS, HOLDING BY-LAWS
AND INTERIM CONTROL BY-LAWS****1. In this Regulation,**

"reserve" means a tract of land, the legal title of which is vested in the Crown in right of Canada, that has been set apart by the Crown for the use and benefit of a First Nation.

2. The information and material to be provided by an applicant under subsection 34 (10.1) of the Act are set out in the Schedule.

3. (1) Notice of a public meeting to inform the public in respect of a proposed zoning by-law under subsection 34 (12) of the Act shall be given in compliance with subsection (2), (3) or (4) but need not be given in compliance with more than one of those subsections.

(2) Notice under subsection (1) may be given by doing both of the following:

1. Giving notice by personal service or prepaid first class mail to every owner of land within 120 metres of the area to which the proposed by-law would apply. But if a condominium development is located within 120 metres of the area, notice may be given to the condominium corporation, according to its most recent address for service or mailing address as registered under section 3 of the *Condominium Act*, instead of being given to all owners assessed in respect of the condominium development.
2. Posting a notice, clearly visible and legible from a public highway or other place to which the public has access, at every separately assessed property in the area to which the proposed by-law would apply or, where posting on the property is impractical, at a nearby location chosen by the clerk of the municipality or the secretary-treasurer of the planning board.

(3) Notice under subsection (1) may be given by personal service or prepaid first class mail to every person assessed in respect of land within 120 metres of the area to which the proposed by-law would apply.

(4) Notice under subsection (1) may be given by publication in a newspaper that, in the opinion of the clerk of the municipality or the secretary-treasurer of the planning board, is of sufficiently general circulation in the area to which the proposed by-law would apply to give the public reasonable notice of the public meeting.

(5) For the purposes of subsections (2) and (3), the owner of land or the person assessed in respect of land shall be deemed to be the person shown on the last revised assessment roll of the municipality or on the current provincial land tax roll at the address shown on the roll. However, if the land is in a municipality and the clerk of the municipality has received written notice of a change of ownership or occupancy of land, the notice shall be given instead to the new owner or occupant at the address set out in the notice.

(6) Every person and public body that has given the clerk of the municipality or the secretary-treasurer of the planning board a written request for notice of a public meeting to inform the public of a proposed zoning by-law under subsection 34 (12) of the Act shall be given notice of the meeting by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice.

(7) A written request given under subsection (6) shall show the address of the person or the public body.

(8) Notice of a public meeting to inform the public of a proposed zoning by-law under subsection 34 (12) of the Act shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to all of the following persons and public bodies except those who have notified the clerk of the municipality or the secretary-treasurer of the planning board that they do not wish to receive notice:

1. The clerk of every county and every regional, metropolitan or district municipality having jurisdiction in the area to which the proposed by-law would apply.
2. The clerk of the area municipality in the area to which the by-law would apply, if the notice is given by The Regional Municipality of Haldimand-Norfolk, The Regional Municipality of Sudbury or the County of Oxford.
3. The secretary-treasurer of every planning board or municipal planning authority having jurisdiction in the area to which the by-law would apply.
4. The secretary of every school board having jurisdiction in the area to which the by-law would apply.
5. The secretary-treasurer of every conservation authority having jurisdiction in the area to which the by-law would apply.
6. The secretary of every municipal or other corporation operating an electric utility in the local municipality or planning area where the by-law would apply.
7. The secretary of every company operating a natural gas utility in the local municipality or the planning area where the by-law would apply.
8. The supervising planner, Corporate Real Estate Division of Ontario Hydro.
9. The secretary of every company operating an oil or natural gas pipeline in the local municipality or the planning area where the by-law would apply.
10. The chair or secretary of the Local Architectural Conservation Advisory Committee, if any, if the land to which the by-law would apply includes or adjoins a property or district designated under Part IV or V of the *Ontario Heritage Act*.
11. If the land to which the by-law would apply is in or abuts the area covered by the Niagara Escarpment Plan,
 - i. the senior planner of the district office of the Niagara Escarpment Commission having jurisdiction over that land, and
 - ii. the senior planner of the district office of the Niagara Escarpment Commission having jurisdiction over the area that abuts that land.
12. The Niagara Parks Commission, if any of the land to which the by-law applies adjoins the Niagara Parkway or is in the jurisdiction of the Niagara Parks Commission.
13. The St. Lawrence Parks Commission, if any part of the land to which the by-law would apply adjoins the 1000 Islands Parkway and is in the jurisdiction of the St. Lawrence Parks Commission under section 9 of the *St. Lawrence Parks Commission Act*.
14. The clerk of every municipality and the secretary-treasurer of every municipal planning authority or planning board any part

of which is within one kilometre of the area to which the by-law would apply.

15. The chief of every First Nation council, if the First Nation is located on a reserve any part of which is within one kilometre of the area to which the proposed by-law would apply.

(9) Notice of a public meeting to inform the public of a proposed zoning by-law under subsection 34 (12) of the Act shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing, if the director has given the clerk of the municipality or the secretary-treasurer of the planning board a written request to be given notice of public meetings under subsection 34 (12) of the Act.

(10) Notice of a public meeting to inform the public of a proposed zoning by-law under subsection 34 (12) of the Act shall include the following:

1. The date, time and location of the public meeting.
2. An explanation of the purpose and effect of the proposed zoning by-law.
3. A description of the land or a key map showing the land to which the proposed zoning by-law would apply, or, alternatively, an explanation as to why a description or key map is not provided.
4. If it is known that the land to which the proposed zoning by-law applies is the subject of an application under the Act for an amendment to an official plan, a Minister's zoning order, an approval of a plan of subdivision or a consent, a statement of that fact and the file number of the application.
5. The following statement:

If a person or public body that files an appeal of a decision of (*name of municipality or planning board*) in respect of the proposed zoning by-law does not make oral submissions at a public meeting or make written submissions to (*name of municipality or planning board*) before the proposed zoning by-law is adopted, the Ontario Municipal Board may dismiss all or part of the appeal.

6. Where and when additional information regarding the proposed zoning by-law will be available to the public for inspection.

(11) Despite subsection (10), if notice is given by posting on the property, the notice shall include the following:

1. The date, time and location of the public meeting.
2. An explanation of the purpose and effect of the proposed zoning by-law.
3. Where and when additional information regarding the proposed zoning by-law will be available to the public for inspection.
4. How to obtain a copy of the written notice of the public meeting.
4. (1) Notice of the passing of a by-law under subsection 34 (18) of the Act shall be given in either of the following ways:

1. Publication in a newspaper that, in the opinion of the clerk of the municipality or the secretary-treasurer of the planning board, is of sufficiently general circulation in the area to which the by-law applies to give the public reasonable notice of the passing of the by-law.

2. Personal service or prepaid first class mail to every owner of land within 120 metres of the area to which the by-law applies. If a condominium development is located within 120 metres of the subject land, notice may be given to the condominium corporation, according to its most recent address for service or mailing address as registered under section 3 of the *Condominium Act*, instead of being given to all owners assessed in respect of the condominium development.

(2) For the purposes of subsection (1), the owner of land shall be the person shown on the last revised assessment roll of the municipality or on the current provincial land tax roll at the address shown on the roll. However, if the land is in a municipality and the clerk of the municipality has received written notice of a change of ownership of land, the notice shall be given instead to the new owner at the address set out in the written notice.

(3) Every person and public body that has given the clerk of the municipality or the secretary-treasurer of the planning board a written request for notice of the passing of a by-law under subsection 34 (18) of the Act shall be given notice by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice.

(4) A written request given under subsection (3) shall show the address of the person or public body.

(5) Notice of the passing of a by-law under subsection 34 (18) of the Act shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to all of the following persons and public bodies except those who have notified the clerk of the municipality or the secretary-treasurer of the planning board that they do not wish to receive notice:

1. The clerk of the county or the regional, metropolitan or district municipality, if the by-law is passed by the council of a local municipality that forms part of a county or of a regional, metropolitan or district municipality.
2. The clerk of the area municipality in which the area to which the by-law applies is situate, if the by-law is passed by The Regional Municipality of Haldimand-Norfolk, The Regional Municipality of Sudbury or the County of Oxford.
3. The secretary-treasurer of every planning board or municipal planning authority having jurisdiction in the area to which the by-law applies.

(6) Notice of the passing of a by-law under subsection 34 (18) of the Act shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing, if the director has given the clerk of the municipality or the secretary-treasurer of the planning board a written request to be given notice of the passing of by-laws.

(7) Notice of the passing of a by-law under subsection 34 (18) of the Act shall include the following:

1. An explanation of the purpose and effect of the by-law.
2. The number of the by-law and the date it was passed.
3. A description of the land or a key map showing the land to which the by-law applies, or, alternatively, an explanation of why a description or key map is not provided.
4. The last date for filing a notice of appeal of the by-law and a statement that the notice of appeal must be filed with the clerk of the municipality or the secretary-treasurer of the planning board, must set out the reasons for the appeal and must be accompanied by the fee required by the Ontario Municipal Board.

5. The following statement:

Only individuals, corporations and public bodies may appeal a zoning by-law to the Ontario Municipal Board. A notice of appeal may not be filed by an unincorporated association or group. However, a notice of appeal may be filed in the name of an individual who is a member of the association or the group on its behalf.

6. If it is known that the land to which the proposed by-law applies is the subject of an application under the Act for an amendment to an official plan, a Minister's zoning order, an approval of a plan of subdivision or a consent, a statement of that fact and the file number of the application.

(8) Where notice is given under subsection (5) or (6), a copy of the by-law shall be attached to the notice.

5. (1) Notice of an intention to pass an amending by-law to remove a holding symbol from a zoning by-law under subsection 36 (4) of the Act shall be given in either of the following ways:

1. Publication in a newspaper that, in the opinion of the clerk of the municipality or the secretary-treasurer of the planning board, is of sufficiently general circulation in the area to which the proposed amending by-law would apply to give the public reasonable notice of the intention of council or the planning board.

2. Personal service or prepaid first class mail to every owner of land within 120 metres of the area to which the proposed amending by-law would apply. However, if a condominium development is located within 120 metres of the area, notice may be given to the condominium corporation, according to its most recent address for service or mailing address as registered under section 3 of the *Condominium Act*, instead of being given to all owners assessed in respect of the condominium development.

(2) For the purpose of subsection (1), the owner of land shall be deemed to be the owner shown on the last revised assessment roll of the municipality or on the current provincial land tax roll at the address shown on the roll. However, if the land is in a municipality and the clerk of the municipality has received written notice of a change of ownership of land, the notice shall be given instead to the new owner at the address set out in the notice.

(3) Every person and public body that has given the clerk of the municipality or the secretary-treasurer of the planning board a written request for notice of an intention to pass an amending by-law to remove a holding symbol from a zoning by-law under subsection 36 (4) of the Act shall be given the notice by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice.

(4) A written request given under subsection (3) shall show the address of the person or public body.

(5) A notice of an intention to pass an amending by-law to remove a holding symbol from a zoning by-law under subsection 36 (4) of the Act shall include the following:

1. An explanation of the effect of the removal of the holding symbol.
2. A description of the land or a key map showing the land to which the proposed by-law would apply, or, alternatively, an explanation as to why a description or key map is not provided.
3. A statement of the earliest date on which the council or the planning board proposes to meet to pass the amending by-law.

6. (1) Notice of the passing of an interim control by-law or of a by-law extending the period during which an interim control by-law will be in effect under subsection 38 (3) of the Act shall be given in either of the following ways:

1. Publication in a newspaper that, in the opinion of the clerk of the municipality or the secretary-treasurer of the planning board, is of sufficiently general circulation in the area to which the by-law applies to give the public reasonable notice of the passing of the by-law.

2. Personal service or prepaid first class mail to every owner of land within 120 metres of the area to which the by-law applies. However, if a condominium development is located within 120 metres of the area, notice may be given to the condominium corporation, according to its most recent address for service or mailing address as registered under section 3 of the *Condominium Act*, instead of being given to all owners assessed in respect of the condominium development.

(2) For the purposes of subsection (1), the owner of land shall be deemed to be the owner shown on the last revised assessment roll of the municipality or on the current provincial land tax roll at the address shown on the roll. However, if the land is in a municipality and the clerk of the municipality has received written notice of a change of ownership of land, the notice shall be given instead to the new owner at the address set out in the notice.

(3) Notice of the passing of a by-law under subsection 38 (3) of the Act shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to all the following persons and public bodies except those who have notified the clerk of the municipality or the secretary-treasurer of the planning board that they do not wish to receive notice:

1. The clerk of the county or regional, metropolitan or district municipality, if the by-law is passed by the council of a local municipality that forms part of a county or part of a regional, metropolitan or district municipality.

2. The clerk of the area municipality in which the area to which the by-law applies is situate, if the by-law is passed by The Regional Municipality of Haldimand-Norfolk, The Regional Municipality of Sudbury or the County of Oxford.

(4) Notice of the passing of a by-law under subsection 38 (3) of the Act shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing, if the director has given the clerk of the municipality or the secretary-treasurer of the planning board a written request to be given notice of the passing of by-laws.

(5) Notice of the passing of an interim control by-law or of a by-law extending the period during which an interim control by-law will be in effect under subsection 38 (3) of the Act shall include the following:

1. A copy of the by-law and an explanation of its purpose and effect.
2. A description of the land or a key map showing the land to which the by-law applies, or, alternatively, an explanation as to why a description or key map is not provided.
3. A statement that the council or the planning board has authority to extend the period during which the by-law will be in effect to a total period not exceeding two years.
4. The last date for filing a notice of appeal of the by-law and a statement that the notice of appeal must be filed with the clerk of the municipality or the secretary-treasurer of the planning

board, must set out the reasons for the appeal and must be accompanied by the fee required by the Ontario Municipal Board.

5. The following statement:

Only individuals, corporations and public bodies may appeal an interim control by-law to the Ontario Municipal Board. A notice of appeal may not be filed on behalf of an unincorporated association or group. However, a notice of appeal may be filed in the name of an individual who is a member of the association or the group on its behalf.

7. (1) Ontario Regulations 44/95, 139/95 and 286/95 are revoked.

(2) Despite the revocation of the regulations under this section, any proposed zoning by-law which, under section 75 of the Act, was deemed to have been commenced before May 22, 1996 shall be continued and dealt with as if the regulations had not been revoked.

8. This Regulation comes into force on May 22, 1996.

Schedule

INFORMATION AND MATERIAL TO BE PROVIDED IN AN APPLICATION UNDER SUBSECTION 34 (10.1) OF THE ACT

1. The name, address and telephone number of the owner of the subject land and of the agent if the applicant is an agent authorized by the owner.
2. The names and addresses of any mortgages, charges or other encumbrances in respect of the subject land.
3. The current designation of the subject land in any applicable official plan.
4. The current zoning of the subject land.
5. The nature and extent of the rezoning requested.
6. The reason why the rezoning is requested.
7. The description of the subject land, such as the municipality, concession and lot numbers, registered plan and lot numbers, reference plan and part numbers and name of street and number.
8. The frontage, depth and area of the subject land.
9. Whether access to the subject land is by a provincial highway, a municipal road that is maintained all year or seasonally, another public road or a right of way or by water.
10. If access to the subject land is by water only, the parking and docking facilities used or to be used and the approximate distance of these facilities from the subject land and the nearest public road.
11. The existing uses of the subject land.
12. Whether there are any buildings or structures on the subject land.
13. If the answer to item 12 is yes, for each building or structure, the type of building or structure, the setback from the front lot line, rear lot line and side lot lines, the height in metres of the building or structure and the dimensions or floor area of the building or structure.
14. The proposed uses of the subject land.
15. Whether any buildings or structures are proposed to be built on the subject land.
16. If the answer to item 15 is yes, for each building or structure, the type of building or structure, the setback from the front lot line, rear lot line and side lot lines, the height in metres of the building or structure and the dimensions or floor area of the building or structure.
17. The date the subject land was acquired by the current owner.
18. The date the existing buildings or structures on the subject land were constructed.
19. The length of time that the existing uses of the subject land have continued.
20. Whether water is provided to the subject land by a publicly owned and operated piped water system, a privately owned and operated individual or communal well, a lake or other water body or other means.
21. Whether sewage disposal is provided to the subject land by a publicly owned and operated individual or communal septic system, a privy or other means.
22. Whether storm drainage is provided by sewers, ditches, swales or other means.
23. If known, whether the subject land is the subject of an application under the Act for approval of a plan of subdivision or a consent.
24. If the answer to item 23 is yes, and if known, the file number of the application and the status of the application.
25. If known, whether the subject land has ever been the subject of an application under section 34 of the Act.
26. A sketch showing the following:
 - i. The boundaries and dimensions of the subject land.
 - ii. The location, size and type of all existing and proposed buildings and structures on the subject land, indicating the distance of the buildings or structures from the front yard lot line, rear yard lot line and the side yard lot lines.
 - iii. The approximate location of all natural and artificial features on the subject land and on land that is adjacent to the subject land that, in the opinion of the applicant, may affect the application. Examples include buildings, railways, roads, watercourses, drainage ditches, river or stream banks, wetlands, wooded areas, wells and septic tanks.
 - iv. The current uses on land that is adjacent to the subject land.
 - v. The location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private road or a right of way.
 - vi. If access to the subject land is by water only, the location of the parking and docking facilities to be used.
 - vii. The location and nature of any easement affecting the subject land.

27. An affidavit or sworn declaration by the applicant that the information required under this Schedule and provided by the applicant is true.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on May 16, 1996.

22/96

ONTARIO REGULATION 200/96
made under the
PLANNING ACT

Made: May 16, 1996
Filed: May 16, 1996

MINOR VARIANCE APPLICATIONS

1. In this Regulation,

"committee" means the committee of adjustment having jurisdiction in the area in which the subject land is situate;

"secretary-treasurer" means the secretary-treasurer of a committee;

"subject land" means the land that is the subject of the application for a minor variance or permission under section 45 of the Act;

"reserve" means a tract of land, the legal title of which is vested in the Crown in Right of Canada, that has been set apart by the Crown for the use and benefit of a First Nation.

2. The information and material to be provided by an applicant under section 45 of the Act are set out in the Schedule.

3. (1) At least 10 days before the day of the hearing on an application for a minor variance or permission under subsection 45 (5) of the Act, notice shall be given in compliance with subsection (2), (3) or (4) but need not be given in compliance with more than one of those subsections.

(2) Notice under subsection (1) may be given by doing both of the following:

1. Giving notice by personal service or prepaid first class mail to every owner of land within 60 metres of the area to which the application applies. However, if a condominium development is located within 60 metres of the area, notice may be given to the condominium corporation, according to its most recent address for service or mailing address as registered under section 3 of the *Condominium Act*, instead of being given to all owners assessed in respect of the condominium development.
2. Posting a notice, clearly visible and legible from a public highway or other place to which the public has access, at every separately assessed property in the area to which the application applies or, where posting on the property is impractical, at a nearby location chosen by the secretary-treasurer.

(3) Notice under subsection (1) may be given by personal service or prepaid first class mail to every person assessed in respect of land within 60 metres of the area to which the application applies.

(4) Notice under subsection (1) may be given by publication in a newspaper that, in the opinion of the secretary-treasurer, is of

sufficiently general circulation in the area to which the application applies to give the public reasonable notice of the hearing.

(5) For the purposes of subsection (2) or (3), the owner of land or the person assessed in respect of land shall be deemed to be the person shown on the last revised assessment roll of the municipality or on the current provincial land tax roll at the address shown on the roll. However, if the land is in a municipality and the clerk of the municipality has received written notice of a change of ownership or occupancy of land, the notice shall be given instead to the new owner or occupant at the address set out in the notice.

(6) Despite subsections (2) and (3), where a zoning by-law restricts the use of the land which is the subject of an application to detached, semi-detached or duplex housing and the application is for a minor variance or permission under subsection 45 (1) of the Act, the committee of adjustment may direct that the area of notification set out in those subsections be reduced to 30 metres.

(7) Every person and public body that has given the secretary-treasurer a written request for notice of a hearing on an application for a minor variance or permission under subsection 45 (1) of the Act shall be given notice of the hearing by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice.

(8) A written request given under subsection (7) shall show the address of the person or public body.

(9) Notice of a hearing on an application for a minor variance or permission under subsection 45 (5) of the Act shall be given by personal service, prepaid first class mail or telephone transmission of a facsimile of the notice to all of the following persons and public bodies except those who have notified the committee that they do not wish to receive notice:

1. The clerk of every local municipality having jurisdiction in the area to which the application applies.
2. The clerk of every county and every regional, metropolitan or district municipality having jurisdiction in the area to which the application applies.
3. The clerk of the area municipality in the area to which the application applies, if the notice is given by The Regional Municipality of Haldimand-Norfolk, The Regional Municipality of Sudbury or the County of Oxford.
4. The secretary-treasurer of every planning board or municipal planning authority having jurisdiction in the area to which the application applies.
5. The secretary-treasurer of every conservation authority having jurisdiction in the area to which the application applies.
6. If the subject land is within or abuts the area covered by the Niagara Escarpment Plan,
 - i. the senior planner of the district office of the Niagara Escarpment Commission having jurisdiction over that land, and
 - ii. the senior planner of the district office of the Niagara Escarpment Commission having jurisdiction over the area that abuts that land.
7. The chief of every First Nation council, if the First Nation is located on a reserve any part of which is within one kilometre of the subject land.

(10) Notice of a hearing on an application for a minor variance or permission under section 45 of the Act shall be given by personal

service, prepaid first class mail or telephone transmission of a facsimile of the notice to the director of the Plans Administration Branch of the Ministry of Municipal Affairs and Housing, if the director has given the secretary-treasurer a written request to be given notice of hearings on applications for a minor variance or permission.

(11) Notice of a hearing shall include the following:

1. The date, time and location of the hearing.
2. An explanation of the purpose and effect of the proposed minor variance or permission.
3. A description of the subject land or a key map showing the location of the subject land.
4. Where and when additional information regarding the application will be available to the public for inspection.
5. If it is known that the subject land is the subject of an application under the Act or for approval of a plan of subdivision or a consent, a statement of that fact and the file number of the application.

(12) Despite subsection (11), if notice of a hearing is given by posting on the subject land, the notice shall include the following:

1. The date, time and location of the hearing.
2. An explanation of the purpose and effect of the proposed minor variance or permission.
3. Where and when additional information regarding the application will be available to the public for inspection.
4. How to obtain a copy of the written notice of the hearing.

4. (1) Regulation 923 of the Revised Regulations of Ontario, 1990 is revoked.

(2) Despite the revocation of the regulation under this section, any application for a minor variance under section 45 of the Act which, under sections 74.1 and 75 of the Act, was deemed to have been commenced before May 22, 1996 shall be continued and dealt with as if the regulation had not been revoked.

5. This Regulation comes into force on May 22, 1996.

Schedule

INFORMATION AND MATERIAL TO BE PROVIDED IN AN APPLICATION UNDER SECTION 45 OF THE ACT

1. The name, address and telephone number of the owner of the subject land and of the agent if the applicant is an agent authorized by the owner.
2. The current designation of the subject land in any applicable official plan.
3. The current zoning of the subject land.
4. The nature and extent of the relief from the zoning by-law.
5. The reason why the proposed use cannot comply with the provisions of the zoning by-law.

6. The description of the subject land, such as the municipality, concession and lot numbers, registered plan and lot numbers, reference plan and part numbers and name of street and number.
7. The frontage, depth and area of the subject land.
8. Whether access to the subject land is by a provincial highway, a municipal road that is maintained all year or seasonally, another public road or a right of way or by water.
9. If access to the subject land is by water only, the parking and docking facilities used or to be used and the approximate distance of these facilities from the subject land and the nearest public road.
10. The existing uses of the subject land.
11. Whether there are any buildings or structures on the subject land.
12. If the answer to item 11 is yes, for each building or structure the type of building or structure, the setback from the front lot line, rear lot line and side lot lines, the height in metres of the building or structure and the dimensions or floor area of the building or structure.
13. The proposed uses of the subject land.
14. Whether any buildings or structures are proposed to be built on the subject land.
15. If the answer to item 14 is yes, for each building or structure the type of building or structure, the setback from the front lot line, rear lot line, and side lot lines, the height in metres of the building or structure and the dimensions or floor area of the building or structure.
16. The date the subject land was acquired by the current owner.
17. The date the existing buildings or structures on the subject land were constructed.
18. The length of time that the existing uses of the subject land have continued.
19. Whether water is provided to the subject land by a publicly owned and operated piped water system, a privately owned and operated individual or communal well, a lake or other water body or other means.
20. Whether sewage disposal is provided to the subject land by a publicly owned and operated individual or communal septic system, a privy or other means.
21. Whether storm drainage is provided by sewers, ditches, swales or other means.
22. If known, whether the subject land is the subject of an application under the Act for approval of a plan of subdivision or a consent.
23. If the answer to item 22 is yes, and if known, the file number of the application and the status of the application.
24. If known, whether the subject land has ever been the subject of an application under section 45 of the Act.
25. A sketch showing the following:
 - i. The boundaries and dimensions of the subject land.
 - ii. The location, size and type of all existing and proposed buildings and structures on the subject land, indicating the

distance of the buildings or structures from the front yard lot line, rear yard lot line and the side yard lot lines.

- iii. The approximate location of all natural and artificial features on the subject land and on land that is adjacent to the subject land that, in the opinion of the applicant, may affect the application. Examples include buildings, railways, roads, watercourses, drainage ditches, river or stream banks, wetlands, wooded areas, wells and septic tanks.
 - iv. The current uses on land that is adjacent to the subject land.
 - v. The location, width and name of any roads within or abutting the subject land, indicating whether it is an unopened road allowance, a public travelled road, a private road or a right of way.
 - vi. If access to the subject land is by water only, the location of the parking and docking facilities to be used.
 - vii. the location and nature of any easement affecting the subject land.
26. An affidavit or sworn declaration by the applicant that the information required under this Schedule and provided by the applicant is true.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on May 16, 1996.

22/96

ONTARIO REGULATION 201/96 made under the **ONTARIO DRUG BENEFIT ACT**

Made: May 15, 1996
Filed: May 16, 1996

GENERAL

DEFINITIONS

1. In this Regulation,

"extemporaneous preparation" means a drug or combination of drugs prepared or compounded in a pharmacy according to a prescription;

"Formulary" means the Ministry of Health publication titled "Drug Benefit Formulary/Comparative Drug Index (No. 35)" and dated May 27, 1996;

"modified release dosage form" means a dosage form of a product that is formulated to control the level of the drug in the blood over a shorter or longer period of time than a conventional dosage form;

"unit" means a gram, millilitre, tablet, capsule or other appropriate unit of a listed drug product in a particular dosage form and strength.

ELIGIBLE PERSONS

2. (1) Subject to subsections (2) and (3), the following classes of persons who are insured persons under the *Health Insurance Act* are designated as eligible classes of persons for the purposes of section 2 of the Act:

1. Persons who are receiving home care services within the meaning of home care services in subsection 13 (1) of Regulation 552 of Revised Regulations of Ontario, 1990 (General) for which payment is made under the *Health Insurance Act*.
2. Persons who reside in homes licensed under section 5 of the *Homes for Special Care Act*.
3. Persons who are eligible for a pension under Part I of the *Old Age Security Act* (Canada).
4. Persons who have attained 65 years of age.
5. Residents of approved charitable homes for the aged under the *Charitable Institutions Act*.
6. Residents of homes under the *Homes for the Aged and Rest Homes Act*.
7. Residents of nursing homes under the *Nursing Homes Act*.

(2) A person is not a member of the class of persons referred to in paragraph 3 of subsection (1) until the first day of the month for which the person first receives payment of the pension.

(3) A person is not a member of the class of persons referred to in paragraph 4 of subsection (1) until the latest of,

- (a) the first day of the month following the month the person attains 65 years of age;
- (b) the day that is five years earlier than the day the Minister receives all the information required by the Minister to confirm that the person has attained 65 years of age and that the person has been an insured person under the *Health Insurance Act* since the beginning of the five-year period; and
- (c) the day the person becomes an insured person under the *Health Insurance Act*.

TRILLIUM PROGRAM

3. (1) In addition to the classes listed in subsection 2 (1), persons who meet the following qualifications are designated as an eligible class of persons for the purposes of section 2 of the Act:

1. A person must be an insured person under the *Health Insurance Act*.
2. A person must be a member of a family unit whose members have collectively spent, in any one-year period that begins on April 1 and ends on March 31, the amount determined in accordance with section 4, or more, on allowable expenses.
3. An application to become eligible must be made to the Minister on behalf of the person's family unit and the Minister must be satisfied that the members of the family unit have collectively spent the amount determined in accordance with section 4, or more, on allowable expenses within the period referred to in paragraph 2.

(2) A person ceases to be a member of a class of eligible persons designated under subsection (1) at the end of the one-year period referred to in paragraph 2 of subsection (1).

(3) An application under paragraph 3 of subsection (1) shall be made in the form provided by the Minister and include receipts for allowable expenses as required by the form and the consents required by the form shall be completed.

(4) Subject to subsections (6), (8) and (9), the following expenses are allowable expenses for the purposes of paragraph 2 of subsection (1):

1. The cost, including the dispensing fee, of the following products that are to be used by a member of the family unit other than a member who is an eligible person:
 - i. A listed drug product.
 - ii. A product listed in Part VI of the Formulary.
 - iii. A listed substance.
 - iv. A product listed in Schedule 1 that meets the criteria set out in subsection (5).
 - v. A nutritional product or a diabetic testing agent that is funded under the Ontario Drug Benefit Program.
 - vi. An extemporaneous preparation that is a designated pharmaceutical product under paragraph 2 of subsection 9 (1).
 - vii. A product listed in Schedule 2.
2. A co-payment paid upon the purchase of a product that is referred to in paragraph 1 and is to be used by a member of the family unit who, at the time the product is purchased, is an eligible person.
3. An insurance premium paid to insure a member of the family unit against the cost of any products referred to in paragraph 1, up to a maximum premium of,
 - i. \$100 a year for a family unit of one, or
 - ii. \$200 a year for a family unit of two or more.
- (5) For the purposes of subparagraph iv of paragraph 1 of subsection (4), the cost of a product listed in Schedule 1 is an allowable expense if,
 - (a) the Minister has been informed by a physician that the proper treatment of the patient requires the administration of the drug; and
 - (b) the Director of the Drug Programs Branch of the Ministry, on the advice of a panel of experts appointed for this purpose, recommends the use of the drug based on clinical criteria that relate to the patient's case.
- (6) The cost of a product referred to in paragraph 1 of subsection (4) shall not be an allowable expense if,
 - (a) the product was not prescribed by a member of a health profession acting within the scope of his or her practice; or
 - (b) the product is for use by a member of the family unit who, at the time the product is purchased, is not an insured person under the *Health Insurance Act*.
- (7) For the purposes of clause (6) (a), "health profession" means a health profession as defined in the *Regulated Health Professions Act*.
- (8) If the cost of a product referred to in paragraph 1 of subsection (4), or a part of the cost of that product, has been, or may be, reimbursed under the Ontario Health Insurance Plan or under an insurance plan, the cost or the part of the cost that may be reimbursed shall not be an allowable expense.
- (9) An insurance premium shall not be an allowable expense if,
 - (a) the premium is to insure a member of the family unit who is an eligible person or who is not an insured person under the *Health Insurance Act*; or
 - (b) the premium is for travel insurance for travel outside Canada.
4. (1) The amount referred to in paragraphs 2 and 3 of subsection 3 (1) is,
 - (a) with respect to a family unit whose annual net income is \$100,000 or less, the amount indicated in the Table to this Regulation; and
 - (b) with respect to a family unit whose annual net income exceeds \$100,000, an amount equal to the sum of,
 - (i) \$500, and
 - (ii) 4.5 per cent of the annual net income that exceeds \$20,000, less, where applicable,
 - (iii) \$100 for a family unit of two,
 - (iv) \$150 for a family unit of three, or
 - (v) \$200 for a family unit of four or more.
- (2) Subject to subsection (4), a family unit's annual net income shall be determined based on each member's annual net income for his or her most recent taxation year.
- (3) For the purposes of subsection (2), a member's most recent taxation year is the member's taxation year that ended before the beginning of the one-year period,
 - (a) that begins April 1 and ends March 31; and
 - (b) during which an application to become eligible is made on behalf of the family unit.
- (4) The members of the family unit may elect to determine the family unit's annual net income in accordance with subsection (5) if the election would result in a difference of 10 per cent or more in the family unit's annual income.
- (5) In the case of an election under subsection (4), the family unit's annual net income shall be determined based on each member's annual net income for the member's taxation year that follows the member's most recent taxation year under subsection (3).
- (6) For the purposes of a determination under subsection (5), if the relevant taxation year of a member of a family unit is not complete on the day the application to become eligible is made on behalf of the family unit, the member's annual net income for that taxation year shall be determined using the sum of,
 - (a) the member's income from the beginning of the taxation year until the day of application; and
 - (b) an estimate of the member's income from the day of the application until the end of the taxation year.
- (7) An estimate under clause (6) (b) shall be determined by multiplying the number of days remaining in the member's taxation year by the member's average daily income for the month immediately preceding the day of the application.
- (8) The Minister may adjust the annual net income of a family unit whose members have made an election under subsection (4) if,

- (a) the relevant taxation year of one or more of the members of the family unit is not complete on the day the application to become eligible is made on behalf of the family unit; and
- (b) the Minister is satisfied that,
 - (i) a change in the net income of a member of the family unit has occurred or is likely to occur before the end of the member's taxation year, and
 - (ii) the annual net income of the family unit would be significantly different if consideration were given to this change.

(9) In this section, "net income" means the amount indicated on line 236 of the Notice of Assessment issued under the *Income Tax Act* (Canada) for the relevant taxation year or, if no Notice of Assessment has been issued, the amount that would appear on that line had the Notice of Assessment been issued.

5. (1) For the purposes of sections 3 and 4, two persons are members of the same family unit if,

- (a) they are spouses or partners of each other;
- (b) they share a residence and,
 - (i) one is a parent, grandparent or other ancestor of the other or the legal guardian of the other, and
 - (ii) one is dependent for support, either wholly or partly, on the other; or
- (c) they are each members of the same family unit with a third person under clause (a) or (b).

(2) For the purposes of clause (1) (a), a person is a spouse or partner of another if,

- (a) they are married; or
- (b) they are in a conjugal relationship outside marriage and they,
 - (i) have cohabited for at least one year,
 - (ii) are together the parent of a child, or
 - (iii) have together entered into a cohabitation agreement under section 53 of the *Family Law Act*.

(3) Clause (2) (b) does not apply with respect to two persons of the same sex unless both persons indicate, in the application to become eligible referred to paragraph 3 of subsection 3 (1), that they consider themselves to be partners of each other.

(4) For the purposes of this section, spouses or partners who cease to live together because of a breakdown in their marriage or relationship are not members of the same family unit.

(5) Despite clause (1) (b), a person is a member of the same family unit as a parent, grandparent or other ancestor or is a member of the same family unit as his or her legal guardian even if they do not share a residence so long as the person,

- (a) is a student;
- (b) is dependent for support, either wholly or partly, on the parent, grandparent, ancestor or legal guardian; and

- (c) elects to be part of the family unit of the parent, grandparent or other ancestor or legal guardian.

(6) A student shall not elect to be part of the family unit of a parent, grandparent or other ancestor or of a legal guardian under clause (5) (c) if,

- (a) the student has elected to be part of the family unit of another parent, grandparent, ancestor or legal guardian upon whom the student is dependent for support, either wholly or partly; or
- (b) the person shares a residence with another parent, grandparent, ancestor or legal guardian upon whom the student is dependent for support, either wholly or partly.

6. An individual who is the only member of a family unit pursuant to section 5 shall constitute a family unit for the purposes of sections 3 and 4.

DESIGNATIONS

7. A drug product identified by brand name and manufacturer in Part III of the Formulary is designated as a listed drug product unless there is an indication in that Part that the drug product is not a benefit.

8. A substance listed in Schedule 3 is designated as a listed substance.

9. (1) For the purposes of subsection 17 (1) of the Act, the following products are designated as pharmaceutical products:

1. A substance that is identified as a "dpp" in Part III of the Formulary.
 2. An extemporaneous preparation that is not equivalent to a manufactured drug product and meets one of the criteria set out in subsection (2).
- (2) An extemporaneous preparation referred to in paragraph 2 of subsection (1) is designated as a pharmaceutical product if,
- (a) it is for internal consumption and contains a solid oral dosage form of a listed drug product and no other active substance;
 - (b) it is for injection and is prepared by or under the direct supervision of a member of the Ontario College of Pharmacists who holds a certificate of registration as a pharmacist;
 - (c) it is for dermatological use and contains a listed drug product used for dermatological purposes and no other active substance other than one or more of the following:
 - (i) camphor,
 - (ii) compound benzoin tincture,
 - (iii) hydrocortisone powder,
 - (iv) liquor carbonis detergens,
 - (v) menthol,
 - (vi) salicylic acid,
 - (vii) sulfur, or
 - (viii) tar distillate; or
 - (d) it is one of the following:
 - (i) a topical nitrogen mustard preparation,

- (ii) a topical preparation consisting of liquor carbonis detergens, salicylic acid, sulfur or tar distillate, but no other active substance, compounded in petrolatum jelly or lanolin,
- (iii) an ophthalmic solution containing amikacin, cefazolin or vancomycin, or
- (iv) an ophthalmic solution containing gentamicin or tobramycin in a concentration greater than three milligrams per millilitre.

10. A listed drug product that is identified as an "otc" in Part III of the Formulary is designated as a listed drug product that does not require a prescription for the purposes of clause 6 (2) (b) of the Act.

CONDITIONS FOR DESIGNATION OF LISTED DRUG PRODUCTS

11. A strength and dosage form of a product that has been submitted for designation as an interchangeable product under the *Drug Interchangeability and Dispensing Fee Act* shall not be designated as a listed drug product unless the manufacturer submits the information required under section 12 and,

- (a) in the case where there are no other interchangeable products already designated under the *Drug Interchangeability and Dispensing Fee Act*, the drug benefit price of the product proposed to the Minister under clause 12 (1) (e) is less than or equal to 75 per cent of the drug benefit price, as set out in Part III of the Formulary, of the product with which it would be interchangeable; or
- (b) in the case where there are other interchangeable products already designated under the *Drug Interchangeability and Dispensing Fee Act*, the drug benefit price of the product proposed to the Minister under clause 12 (1) (e) is,
 - (i) less than or equal to 90 per cent of the lowest drug benefit price, as set out in Part III of the Formulary, from among the products with which the product would be interchangeable, or
 - (ii) less than or equal to 67.5 per cent of the highest drug benefit price, as set out in Part III of the Formulary, from among the products with which the product would be interchangeable.

12. (1) A strength and dosage form of a drug product shall not be designated as a listed drug product unless the manufacturer of the drug product submits to the Minister,

- (a) evidence that the Health Protection Branch of Health Canada has approved the product for sale in Canada, the product's drug identification number and, subject to subsection (2), a copy of the product monograph approved by the Health Protection Branch of Health Canada;
- (b) a letter authorizing the Minister to gain access to all information in the possession of the Health Protection Branch of Health Canada with respect to the product;
- (c) documentation with respect to the manufacturing and quality control of the product, including documentation disclosing the product's master formula;
- (d) a list of each package size of the product sold in Ontario that indicates the lowest price at which each package size is sold to pharmacists or wholesalers;
- (e) the proposed drug benefit price of the product and evidence that the manufacturer is able to supply the product at the proposed

drug benefit price in a quantity sufficient to meet the anticipated demand for the product;

- (f) a sample of the product, packaged and labelled as it is intended to be sold in Canada;
- (g) a written undertaking to provide the Minister notice of any changes made to a listed drug product, including formulation changes, and notice of changes in the ownership of the manufacturer or in the location of the manufacturing site;
- (h) clinical studies and, if available, other clinical evidence of the product's therapeutic effectiveness or efficacy and of the product's safety, including any information that relates to adverse drug reactions and any existing clinical studies comparing the product's therapeutic effectiveness or efficacy and the product safety to that of other products or treatments; and
- (i) evidence demonstrating the benefit of the product in relation to the cost of the product and to alternative products or treatments.

(2) If the Health Protection Branch of Health Canada has not approved a product monograph for a drug product, the manufacturer of the drug product may, instead of submitting a copy of the product monograph as required under clause (1) (a), submit to the Minister the following information:

1. Pharmaceutical information.
2. Information with respect to the product's clinical pharmacology.
3. Information as to the product's indications and clinical use.
4. A list of any contra-indications, warnings or precautions in the use of the product and of possible adverse reactions to its use.
5. A list of symptoms of an overdose of the product and information as to the treatment of an overdose.
6. Information with respect to the dosage and administration of the product.
7. Information regarding the availability of dosage forms for each strength of the product marketed in Canada.

(3) A manufacturer may satisfy the condition set out in clause (1) (h) for a strength of a drug product by submitting the clinical evidence referred to in clause (1) (h) for another strength of the same dosage form of the drug product, if the evidence is sufficient for the purposes of evaluating the therapeutic effectiveness or efficacy and the safety of both the strengths of the dosage form of the product.

(4) A manufacturer may satisfy the condition set out in clause (1) (h) for a strength of a drug product by submitting to the Minister the clinical evidence referred to in clause (1) (h) with respect to another product and submitting evidence that satisfies the Minister that the two products are bioequivalent.

(5) Subsection (4) does not apply if the drug product that the manufacturer seeks to have designated is the drug product of a drug for which there exists a listed drug product.

(6) Subsection (1) does not apply to a drug product that is designated as an interchangeable product under the *Drug Interchangeability and Dispensing Fee Act*.

(7) A manufacturer who seeks the designation of a drug product that is manufactured in final dosage form outside Canada, shall, in addition to meeting the conditions set out in subsection (1), submit to the Minister evidence that the manufacturer of the final dosage form of the product meets manufacturing standards equivalent to those contained in

the *Good Manufacturing Practices for Drug Manufacturers and Importers*, third edition, published by the Health Protection Branch of Health Canada.

AMOUNTS PAID BY MINISTER

13. (1) For the purposes of paragraph 2 of subsection 6 (1) of the Act, the drug benefit price of a listed drug product is the price set out opposite the listed drug product in Part III of the Formulary.

(2) For the purposes of paragraph 3 of subsection 6 (1) of the Act, the mark up on the drug benefit price of a listed drug product is 10 per cent of the drug benefit price.

(3) For the purposes of clause 6 (2) (a) of the Act, the dispensing fee the Minister shall pay to a pharmacy operated in a hospital approved as a public hospital under the *Public Hospitals Act* for dispensing a listed drug product for an eligible person is \$2.83.

(4) For the purposes of subclause 6 (2) (c) (i) of the Act, the dispensing fee for a listed drug product is \$6.11.

14. (1) For the purposes of subsections 4 (5), 6 (3) and (4) of the Act, the acquisition cost of a listed drug product supplied for an eligible person is the amount calculated by,

- (a) determining, in accordance with subsections (2) and (3), the amount payable by the operator of the pharmacy to the manufacturer or wholesaler of the listed drug product for a shipment or order of the product, a portion of which was supplied for the eligible person;
- (b) dividing the amount determined under clause (a) by the number of units of the listed drug product purchased from the manufacturer or wholesaler; and
- (c) multiplying the unit cost determined under clause (b) by the number of units of the product or drug supplied for the eligible person.

(2) The amount payable referred to in clause (1) (a) shall be the full amount payable for a shipment or order of a listed drug product less,

- (a) any amount charged for shipping and handling of the listed drug product;
- (b) the amount of any price reduction, rebate, discount or refund, other than a discount of 2 per cent, or less, of the net price of the product given to the operator of the pharmacy for paying the manufacturer or wholesaler within 30 days of the sale of the product; and
- (c) the value of any free goods or other benefit provided by the manufacturer or wholesaler to the operator of the pharmacy in respect of the purchase of the listed drug product.

(3) If the operator of the pharmacy delays payment for a period of more than 120 days after the delivery of the listed drug product, the amount payable for a shipment or order of a listed drug product shall be reduced by 1.5 per cent of the net price of the product for each full month or portion thereof that payment is delayed.

15. (1) The drug benefit price of a drug for which there is not a listed drug product and to which the Minister has made the Act apply under section 8 of the Act is,

- (a) for a drug listed in Schedule 4, the price set out opposite the drug in that Schedule; and

(b) for a drug not listed in Schedule 4, the acquisition cost of the drug.

(2) Section 14 applies, with necessary modifications, to the determination of the acquisition cost of a drug for the purposes of clause (1) (b).

16. (1) The drug benefit price of a designated pharmaceutical product that is set out in Part III of the Formulary is the price indicated opposite the product in Part III of the Formulary.

(2) The drug benefit price of a designated pharmaceutical product that is an extemporaneous preparation referred to in paragraph 2 of subsection 9 (1) is the sum of the following amounts:

1. The drug benefit price of any ingredient used in making the preparation that is a listed drug product.
2. The acquisition cost of any ingredient used in making the preparation that is not a listed drug product.
3. An amount that is equal to 50 cents per minute for each minute or portion thereof used to compound the preparation or such lesser amount as may be claimed by the operator of the pharmacy for the compounding of the preparation.

(3) Section 14 applies, with necessary modifications, to the determination of the acquisition cost of an ingredient for the purposes of paragraph 2 of subsection (2).

17. (1) The amount the Minister shall pay a physician under subsection 5 (3) of the Act is the amount calculated by adding the amounts determined under paragraphs 1, 2 and 3 and subtracting from that total the maximum co-payment that may be charged in respect of the supplying of a listed drug product for an eligible person:

1. The dispensing fee determined under subsection (2).
2. The drug benefit price set out opposite the listed drug product in Part III of the Formulary but, if there are other listed drug products that are interchangeable with the drug product, the drug benefit price shall be deemed to be the lowest of the drug benefit prices prescribed by the regulations for the drug product and the listed drug products that are interchangeable with it.
3. A mark up equal to 10 per cent of the drug benefit price.

(2) The dispensing fee referred to in paragraph 1 of subsection (1) shall be,

- (a) in the case of a listed drug product that does not require a prescription for sale and is designated in section 10 as one to which clause 6 (2) (b) of the Act applies, no dispensing fee;
- (b) in the case of a physician whose office is within 20 kilometres of an accredited pharmacy, \$4.05; and
- (c) in any other case, \$4.83.

(3) Subsections 6 (3), (4) and (5) of the Act and sections 14, 15 and 16 of this Regulation apply with necessary modifications with respect to amounts payable by the Minister to physicians under subsection 5 (3) of the Act.

LIMITS ON AMOUNTS PAID BY MINISTER

18. (1) The amount paid by the Minister under the Act in respect of the quantity of a listed drug product supplied for an eligible person at one time shall not exceed the amount payable for,

- (a) in the case of a person who is eligible for general assistance under the *General Welfare Assistance Act* or who is a "depend-

ant" of such a person within the meaning of the definition of "dependant" in subsection 1 (1) of Regulation 537 of the Revised Regulation of Ontario, the quantity sufficient for a thirty-five day course of treatment; or

- (b) in the case of a person other than the person referred to in clause (a), the quantity sufficient for a 100 day course of treatment, subject to subsection (2).

(2) If the 100 day course of treatment for a person who is part of the eligible class of persons designated under section 3 runs later than 30 days after the end of the period for which the person is eligible, the amount paid by the Minister shall not exceed the quantity sufficient for up to 30 days after the end of that period.

19. (1) For the purposes of subsections 4 (6) and 6 (5) of the Act, the Minister shall not pay the amount determined under subsection 4 (5) of the Act in respect of a prescription that contains a direction that there be no substitutions unless,

- (a) in the case of a written prescription,
 - (i) the prescription is accompanied by a form completed and signed by the prescriber in which the interchangeable product that caused the adverse reaction is identified, and
 - (ii) the direction is made by the prescriber writing "no sub" or "no substitutions" on the prescription; and
- (b) in the case of an oral prescription, the prescriber satisfies the operator of the pharmacy or the dispensing physician that a form in which the interchangeable product that caused the adverse reaction is identified has been completed and signed by the prescriber and will be delivered to the operator of the pharmacy or the dispensing physician forthwith.

(2) The form referred to in clauses (1) (a) and (b) is the Health Canada adverse drug reaction form and is available from Health Canada or from the Ministry.

20. The Minister shall pay an amount in respect of the supplying of a listed drug product only if such clinical criteria as may be specified for the product in Part III of the Formulary are met.

AMOUNT CHARGED TO PERSON OTHER THAN MINISTER

21. (1) In addition to any amounts authorized in the Act, the operator of a pharmacy who supplies a listed drug product for an eligible person may charge, or accept payment from, a person other than the Minister in accordance with this section.

(2) If the quantity of a listed drug product supplied at one time for an eligible person exceeds the maximum quantity for which the Minister may pay under section 18, the operator of the pharmacy that supplied the product may charge a person other than the Minister an amount in respect of the additional quantity supplied.

(3) The operator of a pharmacy shall not charge an amount under subsection (2) unless,

- (a) the operator explains to the person who purchases the listed drug product the reason for the charge; and
- (b) the operator gives the person the choice of receiving the additional quantity of the product and paying for it or of receiving only the quantity of the product for which the Minister is required to pay under section 18.

(4) An operator of a pharmacy who supplies a listed drug product for an eligible person may charge a person other than the Minister an

amount equal to the amount otherwise payable by the Minister under subsection 5 (1) or (3) of the Act if the person elects to pay the amount and, before the product is supplied, the person is advised that, subject to any co-payment, the product is available free of charge.

22. For the purposes of subsection 4 (2) of the Act, a physician may charge, or accept payment from, a person other than the Minister in such amounts as may be charged by the operator of a pharmacy under subsections 4 (3), (4) or (5) of the Act or under section 21 of this Regulation.

MISCELLANEOUS

23. (1) In sections 24 to 30,

"claim reversal" means a claim submitted to the Minister to correct an error made in a claim for payment previously submitted under the Act;

"Health Network" means the electronic information retrieval system used by the Ministry to receive and process claims for payment under the Act;

"Manual" means the Ontario Drug Programs Reference Manual dated November 15, 1993, available from the Ministry of Health, as most recently amended on May 27, 1996.

(2) For the purposes of sections 24 to 30, a claim for payment made under the Act does not include a claim reversal.

24. (1) An operator of a pharmacy or a physician who submits a claim for payment from the Minister under the Act or a claim reversal shall submit the claim to the Minister by direct electronic transmission via the Health Network.

(2) Despite subsection (1), the following claims may be submitted on paper:

1. A claim for payment that is submitted to the Minister more than seven days after the drug is supplied because proof that the drug is for an eligible person is not provided to the operator of the pharmacy or physician who supplied the drug until that time.
2. A claim reversal that is made more than seven days after the day the original claim to which the claim reversal relates was submitted.

25. (1) A claim for payment from the Minister under the Act shall contain the following information:

1. The bank identification number of the Ontario Drug Benefit Program, as assigned by the Canadian Payments Association.
2. The pharmacy claim standard version number used to transmit the claim.
3. The code for identifying the transaction as a claim for payment, as set out in the Manual.
4. The code for identifying the pharmacy's or physician's computer system, as set out in the Manual.
5. The code assigned by the software vendor to identify the version of the pharmacy's or physician's software.
6. The pharmacy identification code, as assigned by the Minister to the pharmacy or the physician.
7. A number assigned to the transaction by the operator of a pharmacy or the physician.

8. The prescription number recorded on the prescription for the listed product supplied by the person dispensing the product.
9. The drug identification number of the listed drug product supplied or, in the case of a product other than a listed drug product, the product identification number assigned by the Minister to the product supplied.
10. The Ontario drug benefit eligibility number together with any version code that may appear on the health card of the eligible person for whom the listed drug product was supplied.
11. The first and last names of the eligible person for whom the listed drug product was supplied.
12. The year, month and day on which the listed drug product was supplied.
13. The quantity of the listed drug product supplied.
14. The number of days of treatment contained in the prescription, as estimated by the operator of the pharmacy or the physician.
15. The drug benefit price or, if the acquisition cost of the drug is payable under the Act, the acquisition cost of the drug supplied.
16. The dispensing fee for supplying the drug and the mark up on the drug, if any.
17. The total amount claimed by the operator of the pharmacy or physician for the supplying of the drug.
18. Any other information that is necessary to process the amount payable on the claim.

(2) A claim for payment by the Minister under the Act with respect to the supplying of an extemporaneous preparation for an eligible person shall include, in addition to the information required under subsection (1), the following information:

1. The drug benefit price or, if the acquisition cost of the ingredient is payable under the Act, the acquisition cost of each ingredient and the total costs of all the ingredients.
2. The length of time in minutes that was spent compounding the ingredients, not including the time required to dispense the preparation and the amount claimed for the time spent compounding the preparation.
3. The product identification number assigned by the Minister to the extemporaneous preparation or, if there is no product identification number,
 - i. the drug identification number of the ingredient used in the preparation that has the highest cost, and
 - ii. the unlisted compound code assigned by the Minister to the preparation, as set out in the Manual.

(3) If an operator of a pharmacy or a physician makes a claim for payment of the acquisition cost of a listed drug product under subsection 6 (3) of the Act, the claim for payment with respect to the supplying of

the listed drug product shall include, in addition to the information required under subsection (1), the following information:

1. A calculation of the acquisition cost of the listed drug product in accordance with section 14.
2. The code for identifying the claim as being one to which subsection 6 (3) of the Act applies, as set out in the Manual.
3. Any other information that is necessary to calculate the cost to the operator of the pharmacy or the physician of the listed drug product.

(4) If an operator of a pharmacy or a physician makes a claim for payment under the Act with respect to the supplying of a drug to which the Minister has made the Act apply under section 8 of the Act, the claim shall include, in addition to the information required under subsection (1), the following information:

1. A calculation of the acquisition cost of the drug in accordance with section 14, or if the drug is one that is referred to in Schedule 4, the drug benefit price of the drug.
2. The drug supply number provided by the Minister.
3. Any other information that is necessary to calculate the cost to the operator of the pharmacy or the physician of the drug.

(5) If the operator of a pharmacy or a physician makes a claim for payment under the Act with respect to the supplying of a listed drug product pursuant to a prescription that contains a direction that there be no substitutions, the claim shall include, in addition to the information required under subsection (1), the following information:

1. The code for identifying the claim as being one to which subsection 6 (5) of the Act applies, as set out in the Manual.
2. Any other information that is necessary to calculate the cost to the operator of the pharmacy or the physician of the listed drug product.

(6) If the operator of a pharmacy or a physician makes a claim for payment on paper under subsection 24 (2), the claim shall be submitted on a form that is provided by the Ministry and is completed and signed by the operator of a pharmacy or by the physician, as the case may be, and shall include all the information required under subsection (1) other than the information referred to in paragraphs 1, 2, 4, 5 and 7 of that subsection and shall include the information required under subsections (2), (3), (4) and (5), if applicable.

26. (1) In a claim reversal, the operator of a pharmacy or physician shall include the following information:

1. The code used to identify the claim as a claim reversal, as set out in the Manual.
2. The pharmacy claim standard version number used to transmit the claim, as set out in the Manual.
3. The information referred to in paragraphs 1, 2, 4, 5, 6, 7, 8, 10 and 12 of subsection 25 (1).
4. The intervention and exception code, if applicable, as set out in the Manual.

(2) If a claim reversal is made on paper under subsection 24 (2), the operator of the pharmacy or the physician, as the case may be,

- (a) shall submit the claim on a form provided by the Ministry, completed and signed by the operator of the pharmacy or the physician; and
- (b) despite paragraph 3 of subsection (1), shall not include the information referred to in paragraphs 1, 2, 4, 5 and 7 of subsection 25 (1) in the claim.

(3) If, after a claim for payment of the acquisition cost of a listed drug product under subsection 6 (3) of the Act is submitted, the acquisition cost of the listed drug product is varied as a result of a price reduction given to the operator of the pharmacy or the physician in respect of the listed drug product, the claim reversal submitted by the operator of the pharmacy or the physician, as the case may be, shall include, in addition to the information required under subsection (1), a revised calculation of the cost of the listed drug product to the Minister forthwith.

27. For the purposes of sections 11.1 and 11.2 of the Act, the Minister may make an order suspending an operator of a pharmacy or a physician from being entitled to receive payment from the Minister under the Act if the operator of the pharmacy or the physician, as the case may be, has breached one of the following conditions:

- 1. The operator of a pharmacy or the physician must be a party to a subscription agreement with the Ministry whereby the operator or physician agrees to have the premises from which he or she dispenses drugs connected electronically to the Health Network and to submit all claims for payment under the Act via the Health Network.
- 2. The operator of a pharmacy or a physician must not have been found guilty of a criminal offence related to fraud in the operation of the pharmacy or, in the case of a physician, in the practice of medicine.

28. (1) An eligible person who is entitled to be paid by the Minister under section 11.3 of the Act shall submit a claim for payment by the Minister on paper.

(2) An eligible person who submits a claim under section 11.3 of the Act shall include the following information in the claim:

- 1. The name and full address of the person.
- 2. The receipt provided upon payment for the listed drug product.
- 3. The Ontario drug benefit eligibility number of the person.

29. (1) Every operator of a pharmacy and physician shall retain the records set out in Column 1 to the Table to this subsection for a minimum of the period of time indicated opposite the record in Column 2 to the Table.

TABLE

COLUMN 1	COLUMN 2
A copy of a statement of daily transaction totals prepared each day.	A period of two years from the day on which the daily statement is prepared.
A copy of each summary remittance statement or reject statement received from the Minister.	A period of two years from the day on which the statement is received.
A copy of each claim for payment or claim reversal submitted to the Ministry, together with a record of the date on which the claim was submitted.	A period of two years from the day on which each claim is submitted.
The monthly Ontario drug benefit eligibility card or a copy of the card with respect to each eligible person for whom a drug is dispensed.	A period of two years from the day on which the first drug is dispensed for the eligible person.
Each prescription received that contains a direction that there be no substitution, as well as a copy of the Health Canada adverse drug reaction form received with the prescription.	A period of two years from the date on which the form was received.
A form provided by the Minister confirming that a drug supplied is only to be supplied if it meets the applicable clinical criteria set out in Part III of the Formulary.	A period of two years from the date on which the form was received.
For each extemporaneous preparation supplied for an eligible person, the formula of the preparation, set out in a manner that clearly indicates all the ingredients and the quantities of those ingredients, the cost of each ingredient and the compounding time.	A period of two years from the date on which the preparation was supplied.
In all cases where the acquisition cost of a drug is claimed, a copy of the supplier's invoice and a detailed calculation in accordance with section 14 of the cost of purchasing the drug product.	A period of two years from the date on which the invoice is received.

(2) The records referred to in the Table to subsection (1) shall be kept in, or be readily available to,

(a) in the case of the operator of a pharmacy, the pharmacy or the dispensary of the pharmacy; or

(b) in the case of a physician, the dispensary of the physician.

30. This Regulation comes into force on May 27, 1996.

TABLE

ANNUAL OUT-OF-POCKET EXPENSE TO BE EXCEEDED TO
BECOME ELIGIBLE FOR TRILLIUM DRUG PROGRAM
(in \$500 increments)

Net Income (\$ Dollars)		Single	Family of Two	Family of Three	Family over Three
up to	6,500	350	250	200	150
6,501	- 7,000	353	253	203	153
7,001	- 7,500	359	259	209	159
7,501	- 8,000	364	264	214	164
8,001	- 8,500	370	270	220	170
8,501	- 9,000	376	276	226	176
9,001	- 9,500	381	281	231	181
9,501	- 10,000	387	287	237	187
10,001	- 10,500	393	293	243	193
10,501	- 11,000	398	298	248	198
11,001	- 11,500	404	304	254	204

Net Income (\$ Dollars)			Single	Family of Two	Family of Three	Family over Three
11,501	-	12,000	410	310	260	210
12,001	-	12,500	415	315	265	215
12,501	-	13,000	421	321	271	221
13,001	-	13,500	427	327	277	227
13,501	-	14,000	432	332	282	232
14,001	-	14,500	438	338	288	238
14,501	-	15,000	444	344	294	244
15,001	-	15,500	449	349	299	249
15,501	-	16,000	455	355	305	255
16,001	-	16,500	461	361	311	261
16,501	-	17,000	466	366	316	266
17,001	-	17,500	472	372	322	272
17,501	-	18,000	478	378	328	278
18,001	-	18,500	483	383	333	283
18,501	-	19,000	489	389	339	289
19,001	-	19,500	495	395	345	295
19,501	-	20,000	500	400	350	300
20,001	-	20,500	511	411	361	311
20,501	-	21,000	534	434	384	334
21,001	-	21,500	556	456	406	356
21,501	-	22,000	579	479	429	379
22,001	-	22,500	601	501	451	401
22,501	-	23,000	624	524	474	424
23,001	-	23,500	646	546	496	446
23,501	-	24,000	669	569	519	469
24,001	-	24,500	691	591	541	491
24,501	-	25,000	714	614	564	514
25,001	-	25,500	736	636	586	536
25,501	-	26,000	759	659	609	559
26,001	-	26,500	781	681	631	581
26,501	-	27,000	804	704	654	604
27,001	-	27,500	826	726	676	626
27,501	-	28,000	849	749	699	649
28,001	-	28,500	871	771	721	671
28,501	-	29,000	894	794	744	694
29,001	-	29,500	916	816	766	716
29,501	-	30,000	939	839	789	739
30,001	-	30,500	961	861	811	761
30,501	-	31,000	984	884	834	784
31,001	-	31,500	1,006	906	856	806
31,501	-	32,000	1,029	929	879	829
32,001	-	32,500	1,051	951	901	851

Net Income (\$ Dollars)			Single	Family of Two	Family of Three	Family over Three
32,501	-	33,000	1,074	974	924	874
33,001	-	33,500	1,096	996	946	896
33,501	-	34,000	1,119	1,019	969	919
34,001	-	34,500	1,141	1,041	991	941
34,501	-	35,000	1,164	1,064	1,014	964
35,001	-	35,500	1,186	1,086	1,036	986
35,501	-	36,000	1,209	1,109	1,059	1,009
36,001	-	36,500	1,231	1,131	1,081	1,031
36,501	-	37,000	1,254	1,154	1,104	1,054
37,001	-	37,500	1,276	1,176	1,126	1,076
37,501	-	38,000	1,299	1,199	1,149	1,099
38,001	-	38,500	1,321	1,221	1,171	1,121
38,501	-	39,000	1,344	1,244	1,194	1,144
39,001	-	39,500	1,366	1,266	1,216	1,166
39,501	-	40,000	1,389	1,289	1,239	1,189
40,001	-	40,500	1,411	1,311	1,261	1,211
40,501	-	41,000	1,434	1,334	1,284	1,234
41,001	-	41,500	1,456	1,356	1,306	1,256
41,501	-	42,000	1,479	1,379	1,329	1,279
42,001	-	42,500	1,501	1,401	1,351	1,301
42,501	-	43,000	1,524	1,424	1,374	1,324
43,001	-	43,500	1,546	1,446	1,396	1,346
43,501	-	44,000	1,569	1,469	1,419	1,369
44,001	-	44,500	1,591	1,491	1,441	1,391
44,501	-	45,000	1,614	1,514	1,464	1,414
45,001	-	45,500	1,636	1,536	1,486	1,436
45,501	-	46,000	1,659	1,559	1,509	1,459
46,001	-	46,500	1,681	1,581	1,531	1,481
46,501	-	47,000	1,704	1,604	1,554	1,504
47,001	-	47,500	1,726	1,626	1,576	1,526
47,501	-	48,000	1,749	1,649	1,599	1,549
48,001	-	48,500	1,771	1,671	1,621	1,571
48,501	-	49,000	1,794	1,694	1,644	1,594
49,001	-	49,500	1,816	1,716	1,666	1,616
49,501	-	50,000	1,839	1,739	1,689	1,639
50,001	-	50,500	1,861	1,761	1,711	1,661
50,501	-	51,000	1,884	1,784	1,734	1,684
51,001	-	51,500	1,906	1,806	1,756	1,706
51,501	-	52,000	1,929	1,829	1,779	1,729
52,001	-	52,500	1,951	1,851	1,801	1,751
52,501	-	53,000	1,974	1,874	1,824	1,774
53,001	-	53,500	1,996	1,896	1,846	1,796

Net Income (\$ Dollars)			Single	Family of Two	Family of Three	Family over Three
53,501	-	54,000	2,019	1,919	1,869	1,819
54,001	-	54,500	2,041	1,941	1,891	1,841
54,501	-	55,000	2,064	1,964	1,914	1,864
55,001	-	55,500	2,086	1,986	1,936	1,886
55,501	-	56,000	2,109	2,009	1,959	1,909
56,001	-	56,500	2,131	2,031	1,981	1,931
56,501	-	57,000	2,154	2,054	2,004	1,954
57,001	-	57,500	2,176	2,076	2,026	1,976
57,501	-	58,000	2,199	2,099	2,049	1,999
58,001	-	58,500	2,221	2,121	2,071	2,021
58,501	-	59,000	2,244	2,144	2,094	2,044
59,001	-	59,500	2,266	2,166	2,116	2,066
59,501	-	60,000	2,289	2,189	2,139	2,089
60,001	-	60,500	2,311	2,211	2,161	2,111
60,501	-	61,000	2,334	2,234	2,184	2,134
61,001	-	61,500	2,356	2,256	2,206	2,156
61,501	-	62,000	2,379	2,279	2,229	2,179
62,001	-	62,500	2,401	2,301	2,251	2,201
62,501	-	63,000	2,424	2,324	2,274	2,224
63,001	-	63,500	2,446	2,346	2,296	2,246
63,501	-	64,000	2,469	2,369	2,319	2,269
64,001	-	64,500	2,491	2,391	2,341	2,291
64,501	-	65,000	2,514	2,414	2,364	2,314
65,001	-	65,500	2,536	2,436	2,386	2,336
65,501	-	66,000	2,559	2,459	2,409	2,359
66,001	-	66,500	2,581	2,481	2,431	2,381
66,501	-	67,000	2,604	2,504	2,454	2,404
67,001	-	67,500	2,626	2,526	2,476	2,426
67,501	-	68,000	2,649	2,549	2,499	2,449
68,001	-	68,500	2,671	2,571	2,521	2,471
68,501	-	69,000	2,694	2,594	2,544	2,494
69,001	-	69,500	2,716	2,616	2,566	2,516
69,501	-	70,000	2,739	2,639	2,589	2,539
70,001	-	70,500	2,761	2,661	2,611	2,561
70,501	-	71,000	2,784	2,684	2,634	2,584
71,001	-	71,500	2,806	2,706	2,656	2,606
71,501	-	72,000	2,829	2,729	2,679	2,629
72,001	-	72,500	2,851	2,751	2,701	2,651
72,501	-	73,000	2,874	2,774	2,724	2,674
73,001	-	73,500	2,896	2,796	2,746	2,696
73,501	-	74,000	2,919	2,819	2,769	2,719
74,001	-	74,500	2,941	2,841	2,791	2,741

Net Income (\$ Dollars)			Single	Family of Two	Family of Three	Family over Three
74,501	-	75,000	2,964	2,864	2,814	2,764
75,001	-	75,500	2,986	2,886	2,836	2,786
75,501	-	76,000	3,009	2,909	2,859	2,809
76,001	-	76,500	3,031	2,931	2,881	2,831
76,501	-	77,000	3,054	2,954	2,904	2,854
77,001	-	77,500	3,076	2,976	2,926	2,876
77,501	-	78,000	3,099	2,999	2,949	2,899
78,001	-	78,500	3,121	3,021	2,971	2,921
78,501	-	79,000	3,144	3,044	2,994	2,944
79,001	-	79,500	3,166	3,066	3,016	2,966
79,501	-	80,000	3,189	3,089	3,039	2,989
80,001	-	80,500	3,211	3,111	3,061	3,011
80,501	-	81,000	3,234	3,134	3,084	3,034
81,001	-	81,500	3,256	3,156	3,106	3,056
81,501	-	82,000	3,279	3,179	3,129	3,079
82,001	-	82,500	3,301	3,201	3,151	3,101
82,501	-	83,000	3,324	3,224	3,174	3,124
83,001	-	83,500	3,346	3,246	3,196	3,146
83,501	-	84,000	3,369	3,269	3,219	3,169
84,001	-	84,500	3,391	3,291	3,241	3,191
84,501	-	85,000	3,414	3,314	3,264	3,214
85,001	-	85,500	3,436	3,336	3,286	3,236
85,501	-	86,000	3,459	3,359	3,309	3,259
86,001	-	86,500	3,481	3,381	3,331	3,281
86,501	-	87,000	3,504	3,404	3,354	3,304
87,001	-	87,500	3,526	3,426	3,376	3,326
87,501	-	88,000	3,549	3,449	3,399	3,349
88,001	-	88,500	3,571	3,471	3,421	3,371
88,501	-	89,000	3,594	3,494	3,444	3,394
89,001	-	89,500	3,616	3,516	3,466	3,416
89,501	-	90,000	3,639	3,539	3,489	3,439
90,001	-	90,500	3,661	3,561	3,511	3,461
90,501	-	91,000	3,684	3,584	3,534	3,484
91,001	-	91,500	3,706	3,606	3,556	3,506
91,501	-	92,000	3,729	3,629	3,579	3,529
92,001	-	92,500	3,751	3,651	3,601	3,551
92,501	-	93,000	3,774	3,674	3,624	3,574
93,001	-	93,500	3,796	3,696	3,646	3,596
93,501	-	94,000	3,819	3,719	3,669	3,619
94,001	-	94,500	3,841	3,741	3,691	3,641
94,501	-	95,000	3,864	3,764	3,714	3,664
95,001	-	95,500	3,886	3,786	3,736	3,686

Net Income (\$ Dollars)			Single	Family of Two	Family of Three	Family over Three
95,501	-	96,000	3,909	3,809	3,759	3,709
96,001	-	96,500	3,931	3,831	3,781	3,731
96,501	-	97,000	3,954	3,854	3,804	3,754
97,001	-	97,500	3,976	3,876	3,826	3,776
97,501	-	98,000	3,999	3,899	3,849	3,799
98,001	-	98,500	4,021	3,921	3,871	3,821
98,501	-	99,000	4,044	3,944	3,894	3,844
99,001	-	99,500	4,066	3,966	3,916	3,866
99,501	-	100,000	4,089	3,989	3,939	3,889

Schedule 1

1. Beta-interferon (Betaseron)
2. Cyclosporine (Sandimmune)
3. Deferoxamine (Desferal)
4. Dornase alfa (Pulmozyme)
5. Erythropoietin (Eprex)
6. Filgrastim (Neupogen)
7. Lamivudine (3TC)
8. Mycophenolate mofetil (Cellcept)
9. Octreotide (Sandostatin)
10. Saquinavir (Invirase)
11. Tacrolimus (Prograf)
12. Trientine (Syprine)

Schedule 2

1. Insulin
2. Adrenocorticotrophic hormones
3. Nitrate vasodilators

Schedule 3**ALLERGENIC EXTRACTS****Schedule 4**

Product Name DIN	Form	Manufacturer	DBP
3TC (lamivudine) 02192683 02192691	150mg tablet 10mg/ml oral sol	Glaxo Wellcome	4.40 0.2933
Sandostation (octreotide) 00839191 00839205 00839213	50mcg/ml 100mcg/ml 500mcg/ml	Sandoz	4.99 9.42 44.27
Neupogen (filgrastim) 01968017 01968017	300mcg/1ml vial 480mcg/1.6ml vial	Amgen	131.80 210.80

ONTARIO REGULATION 202/96
made under the
ONTARIO DRUG BENEFIT ACT

Made: May 15, 1996
Filed: May 16, 1996

Amending Reg. 868 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 868 has been amended by Ontario Regulations 17/96, 86/96, 89/96 and 176/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Schedule 7 to Regulation 868 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Schedule 7

1. Beta-interferon (Betaseron)
2. Cyclosporine (Sandimmune)
3. Deferoxamine (Desferal)
4. Dornase alfa (Pulmozyme)
5. Erythropoietin (Eprex)
6. Filgrastim (Neupogen)
7. Lamivudine (3TC)
8. Mycophenolate mofetil (Cellcept)
9. Octreotide (Sandostatin)
10. Saquinavir (Invirase)
11. Tacrolimus (Prograf)
12. Trientine (Syprine)

2. This Regulation shall be deemed to have come into force on April 1, 1996.

3. This Regulation is revoked on May 27, 1996.

22/96

ONTARIO REGULATION 203/96
made under the
ONTARIO DRUG BENEFIT ACT

Made: May 15, 1996
Filed: May 16, 1996

Revoking Reg. 868 of R.R.O. 1990
(General)

1. Regulation 868 of the Revised Regulations of Ontario, 1990 is revoked on May 27, 1996.

2. Ontario Regulations 43/91, 45/91, 158/91, 290/91, 437/91, 575/91, 234/92, 236/92, 237/92, 459/92, 461/92, 690/92, 756/92,

85/93, 99/93, 100/93, 102/93, 317/93, 379/93, 452/93, 523/93, 525/93, 732/93, 734/93, 48/94, 107/94, 378/94, 451/94, 616/94, 753/94, 754/94, 791/94, 39/95, 170/95, 300/95, 304/95, 370/95, 475/95, 478/95, 483/95, 17/96, 86/96, 89/96 and 176/96 are revoked on May 27, 1996.

22/96

ONTARIO REGULATION 204/96
made under the
**DRUG INTERCHANGEABILITY
AND DISPENSING FEE ACT**

Made: May 15, 1996
Filed: May 16, 1996

Amending Reg. 935 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 935 has been amended by Ontario Regulations 18/96 and 176/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Sections 3 and 4 of Regulation 935 of the Revised Regulations of Ontario, 1990 are revoked.

2. Clause 6 (1) (d) of the Regulation is revoked and the following substituted:

- (d) a list of each package size of the product sold in Ontario that indicates the lowest price at which each package size is sold to pharmacists or wholesalers;
- (d.1) the proposed drug benefit price of the product and evidence that the manufacturer is able to supply the product at the proposed drug benefit price in a quantity sufficient to meet the anticipated demand for the product;

3. (1) Clauses 7 (2) (a) and (b) of the Regulation are revoked and the following substituted:

- (a) in the case where there are no other interchangeable products already designated, the drug benefit price of the product proposed to the Minister under clause 6 (1) (d.1) is less than or equal to 75 per cent of the drug benefit price, as set out in Part III of the Formulary, of the product with which it would be interchangeable; or
- (b) in the case where there are other interchangeable products already designated, the drug benefit price of the product proposed to the Minister under clause 6 (1) (d.1) is,
 - (i) less than or equal to 90 per cent of the lowest drug benefit price, as set out in Part III of the Formulary, from among the products with which the product would be interchangeable, or
 - (ii) less than or equal to 67.5 per cent of the highest drug benefit price, as set out in Part III of the Formulary, from among the products with which the product would be interchangeable.

4. This Regulation comes into force on May 27, 1996.

22/96

ONTARIO REGULATION 205/96
made under the
DRUG INTERCHANGEABILITY
AND DISPENSING FEE ACT

Made: May 7, 1996
Approved: May 15, 1996
Filed: May 16, 1996

Amending Reg. 936 of R.R.O. 1990
(Notice to Patients)

Note: Regulation 936 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. The French version of subsection 1 (1) of Regulation 936 of the Revised Regulations of Ontario 1990 is amended by striking out "de remplacement" in the fifth line and substituting "interchangeable".

2. Subsection 2 (1) of the Regulation is amended by striking out the notice set out in the subsection and substituting the following:

OUR USUAL AND CUSTOMARY
FEE FOR PROFESSIONAL SERVICES
WHEN DISPENSING A DRUG
PRODUCT IS
\$.....

3. Clause 3 (c) of the Regulation is amended by striking out "section 8 of Regulation 868 of Revised Regulations of Ontario, 1990 (General)" in the second and third lines and substituting "section 18 of Ontario Regulation 201/96".

4. Subsection 4 (2) of the Regulation is amended by striking out "an interchangeable drug" and substituting "a drug".

5. This Regulation comes into force on May 27, 1996.

COUNCIL OF THE ONTARIO COLLEGE OF PHARMACISTS:

L. BRUNI
Chair

A.J. DUNSDON
Registrar

Dated at Toronto on May 7, 1996.

22/96

RÈGLEMENT DE L'ONTARIO 205/96
pris en application de la
LOI SUR L'INTERCHANGEABILITÉ DES
MÉDICAMENTS ET LES HONORAIRES DE
PRÉPARATION

pris le 7 mai 1996
approuvé le 15 mai 1996
déposé le 16 mai 1996

modifiant le Règl. 936 des R.R.O. de 1990
(Avis aux malades)

Remarque : Le Règlement 936 n'a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des Règlements qui figure dans les Lois de l'Ontario de 1995.

1. La version française du paragraphe 1 (1) du Règlement 936 des Règlements refondus de l'Ontario de 1990 est modifiée par substitution de «interchangeable» à «de remplacement» à la cinquième ligne.

2. Le paragraphe 2 (1) du Règlement est modifié par substitution de l'avis suivant à l'avis qui figure à la fin du paragraphe :

OUR USUAL AND CUSTOMARY
FEE FOR PROFESSIONAL SERVICES
WHEN DISPENSING A DRUG
PRODUCT IS
\$.....

3. L'alinéa 3 c) du Règlement est modifié par substitution de «l'article 18 du Règlement de l'Ontario 201/96» à «l'article 8 du Règlement 868 des Règlements refondus de l'Ontario de 1990 (Dispositions générales)» aux deuxième et troisième lignes.

4. Le paragraphe 4 (2) du Règlement est modifié par substitution de «médicaments» à «produits de remplacement».

5. Le présent règlement entre en vigueur le 27 mai 1996.

CONSEIL DE L'ORDRE DES PHARMACIENS DE L'ONTARIO :

L. BRUNI
Président

A.J. DUNSDON
Registreur

Fait à Toronto le 7 mai 1996.

ONTARIO REGULATION 206/96
made under the
LABORATORY AND SPECIMEN COLLECTION
CENTRE LICENSING ACT

Made: May 15, 1996

Filed: May 16, 1996

Amending Reg. 682 of R.R.O. 1990
(Laboratories)

Note: Regulation 682 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 682 of the Revised Regulations of Ontario, 1990 is amended by adding the following sections:

4.1 (1) No owner or operator of a laboratory shall, directly or indirectly, confer a benefit, or permit another person to confer a benefit on his or her behalf, on,

- (a) a health professional at whose request the laboratory examines specimens;
- (b) a member of the family of a health professional referred to in clause (a); or
- (c) a corporation that is owned or controlled by a health professional referred to in clause (a), by a member of the health professional's family or by another corporation that is owned or controlled by the health professional or a member of his or her family.

(2) For the purposes of subsection (1), an owner or operator of a laboratory confers a benefit on a person referred to in clause (1) (a), (b) or (c) by giving the person a gift, benefit or advantage of any kind, and, without limiting the generality of the foregoing,

- (a) by providing goods or services to the person at a cost that is less than the fair market value of the goods or services;
- (b) by paying all or part of the person's debts or financial obligations;
- (c) by lending the person money; or
- (d) by extending credit for goods and services to the person unless,
 - (i) the credit is normally extended to persons in the ordinary course of business,
 - (ii) the credit is extended under a written agreement that fixes the term for which the credit is extended and the rate of interest, and
 - (iii) the term for which the credit is extended and the rate of interest at which the credit is extended are comparable to the terms and rates prevailing in the market at the time the credit is advanced.

(3) For the purposes of subsection (1), an owner or operator of a laboratory confers a benefit on a health professional referred to in clause (1) (a) by purchasing services from the health professional or paying a third party for services provided by the health professional unless,

- (a) the services are paid for under a written contract;
- (b) the services are of a kind ordinarily provided by the health professional; and
- (c) the amount paid for the services is not excessive having regard to the nature of the services.

RÈGLEMENT DE L'ONTARIO 206/96
pris en application de la
LOI AUTORISANT DES LABORATOIRES MÉDICAUX
ET DES CENTRES DE PRÉLÈVEMENT

pris le 15 mai 1996

déposé le 16 mai 1996

modifiant le Règl. 682 des R.R.O. de 1990
(Laboratoires)

Remarque : Le Règlement 682 n'a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. Le Règlement 682 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction des articles suivants :

4.1 (1) Le propriétaire ou l'exploitant d'un laboratoire ne doit pas, directement ou indirectement, accorder un avantage ni permettre à une autre personne d'accorder un avantage en son nom aux personnes suivantes :

- a) le professionnel de la santé qui demande au laboratoire d'examiner des échantillons;
- b) un membre de la famille du professionnel de la santé visé à l'alinéa a);
- c) une personne morale dont a la propriété ou le contrôle le professionnel de la santé visé à l'alinéa a), un membre de sa famille ou une autre personne morale dont a la propriété ou le contrôle le professionnel de la santé ou un membre de sa famille.

(2) Pour l'application du paragraphe (1), le propriétaire ou l'exploitant d'un laboratoire accorde un avantage à une personne visée à l'alinéa (1) a), b) ou c) en lui faisant un don ou en lui donnant un avantage quelconque, et notamment :

- a) en lui fournissant des biens ou des services à un coût inférieur à la juste valeur marchande de ces biens ou de ces services;
- b) en acquittant la totalité ou une partie de ses dettes ou de ses obligations financières;
- c) en lui prêtant de l'argent;
- d) en lui consentant un crédit pour des biens et des services, sauf si :
 - (i) le crédit est habituellement consenti aux personnes dans le cours normal des affaires,
 - (ii) le crédit est consenti aux termes d'un accord écrit qui en fixe le terme et le taux d'intérêt,
 - (iii) le terme pour lequel le crédit est consenti et le taux d'intérêt auquel le crédit est consenti sont comparables aux termes et aux taux qui ont cours sur le marché au moment où le crédit est avancé.

(3) Pour l'application du paragraphe (1), le propriétaire ou l'exploitant d'un laboratoire accorde un avantage à un professionnel de la santé visé à l'alinéa (1) a) en achetant des services au professionnel de la santé ou en payant un tiers pour les services fournis par le professionnel de la santé, sauf si les conditions suivantes sont réunies :

- a) les services sont payés aux termes d'un contrat écrit;
- b) les services sont d'un type que fournit habituellement le professionnel de la santé;
- c) le montant payé pour les services n'est pas excessif compte tenu de leur nature.

(4) Despite subsections (1), (2) and (3), the owner or operator of a laboratory may employ the spouse or a member of the family of a health professional referred to in clause (1) (a), if the remuneration of the employee is reasonable given the nature of the employee's duties, the amount of time for which the employee is paid and his or her performance at work.

(5) Despite subsections (1), (2) and (3), the owner or operator of a laboratory may provide supplies and equipment to a health professional referred to in clause (1) (a), with or without charge, if the supplies or equipment are to be used exclusively for the procurement or maintenance of specimens to be sent to the laboratory or for the reporting of the results of laboratory tests.

4.2 (1) No owner or operator of a laboratory shall enter into an agreement to rent premises to or from a person referred to in clause 4.1 (1) (a), (b) or (c), or permit another person to enter into such an agreement on his or her behalf, unless the amount of rent payable under the agreement is comparable to the amount of rent paid for similar premises in the same geographic area.

(2) No owner or operator of a laboratory shall enter into an agreement to rent premises to or from a person referred to in clause 4.1 (1) (a), (b) or (c), or permit another person to enter into such an agreement on his or her behalf, if the agreement provides for an amount of rent that varies in accordance with the number of services, or the monetary value of services, that are referred to the laboratory by the health professional referred to in clause 4.1 (1) (a), (b) or (c), as the case may be.

4.3 (1) Sections 4.1 and 4.2 do not apply if the benefit is conferred on, or the rental agreement provides that premises be rented to or from,

- (a) a health professional who holds at least a 50 per cent ownership interest in the laboratory or who is a member of the family of a person who holds at least a 50 per cent ownership interest in the laboratory;
- (b) a member of the family of a health professional who holds at least a 50 per cent ownership interest in the laboratory;
- (c) two or more health professionals who jointly hold at least a 50 per cent ownership interest in the laboratory; or
- (d) a corporation that is owned or controlled by a person referred to in clauses (a) or (b) or that is jointly owned or controlled by two or more health professionals referred to in clause (c).

(2) For the purposes of subsection (1), a person holds at least a 50 per cent ownership interest in a laboratory that is a corporation if the person holds 50 per cent or more of the issued shares of the corporation.

4.4 (1) In sections 4.1, 4.2 and 4.3,

"health professional" means a member of a College of a health profession referred to in Schedule 1 of the *Regulated Health Professions Act, 1991*.

(2) For the purposes of sections 4.1, 4.2 and 4.3, a person is a member of another person's family if,

- (a) the person is the child or direct descendant of the other or is the brother or sister of the other;
- (b) the person is married to the other or to a person who is the child, the descendant, the brother or sister of the other; or
- (c) the person is the child of the brother or sister of the other.

(4) Malgré les paragraphes (1), (2) et (3), le propriétaire ou l'exploitant d'un laboratoire peut employer le conjoint ou un membre de la famille du professionnel de la santé visé à l'alinéa (1) a), si la rémunération de l'employé est raisonnable compte tenu de la nature de ses fonctions, du nombre d'heures qui lui sont payées et de son rendement au travail.

(5) Malgré les paragraphes (1), (2) et (3), le propriétaire ou l'exploitant d'un laboratoire peut fournir, à titre onéreux ou gratuit, des fournitures et du matériel au professionnel de la santé visé à l'alinéa (1) a), si les fournitures ou le matériel doivent servir exclusivement à l'obtention ou à la conservation des échantillons destinés au laboratoire, ou à la communication des résultats des tests de laboratoire.

4.2 (1) Le propriétaire ou l'exploitant d'un laboratoire ne doit pas conclure de contrat en vue de louer des locaux à une personne visée à l'alinéa 4.1 (1) a), b) ou c) ou en vue de louer des locaux d'une telle personne, ni permettre à une autre personne de conclure un tel contrat en son nom, sauf si le loyer à payer aux termes du contrat est comparable à celui payé pour des locaux semblables dans la même zone géographique.

(2) Le propriétaire ou l'exploitant d'un laboratoire ne doit pas conclure de contrat en vue de louer des locaux à une personne visée à l'alinéa 4.1 (1) a), b) ou c) ou en vue de louer des locaux d'une telle personne, ni permettre à une autre personne de conclure un tel contrat en son nom, si le contrat prévoit un loyer dont le montant varie selon le nombre des services, ou la valeur pécuniaire des services, que confie au laboratoire le professionnel de la santé visé à l'alinéa 4.1 a), b) ou c), selon le cas.

4.3 (1) Les articles 4.1 et 4.2 ne s'appliquent pas si l'avantage est accordé à l'une ou l'autre des personnes suivantes ou que le contrat de location prévoit que les locaux seront loués à l'une ou l'autre des personnes suivantes ou loués de l'une ou l'autre de ces personnes :

- a) le professionnel de la santé qui détient un droit de propriété d'au moins 50 pour cent dans le laboratoire ou qui est un membre de la famille d'une personne qui détient un droit de propriété d'au moins 50 pour cent dans le laboratoire;
- b) un membre de la famille du professionnel de la santé qui détient un droit de propriété d'au moins 50 pour cent dans le laboratoire;
- c) deux professionnels de la santé ou plus qui détiennent conjointement un droit de propriété d'au moins 50 pour cent dans le laboratoire;
- d) une personne morale dont une personne visée à l'alinéa a) ou b) a la propriété ou dont deux professionnels de la santé ou plus visés à l'alinéa c) ont conjointement la propriété ou le contrôle.

(2) Pour l'application du paragraphe (1), une personne détient un droit de propriété d'au moins 50 pour cent dans un laboratoire qui est une personne morale si la personne détient 50 pour cent ou plus des actions émises de la personne morale.

4.4 (1) La définition qui suit s'applique aux articles 4.1, 4.2 et 4.3.

«professionnel de la santé» Membre d'un ordre d'une profession de la santé mentionnée à l'annexe 1 de la *Loi de 1991 sur les professions de la santé réglementées*.

(2) Pour l'application des articles 4.1, 4.2 et 4.3, une personne est un membre de la famille d'une autre personne dans les cas suivants :

- a) la personne est l'enfant ou le descendant direct de l'autre personne ou est le frère ou la sœur de l'autre personne;
- b) la personne est mariée avec l'autre personne ou avec une personne qui est l'enfant, le descendant, le frère ou la sœur de l'autre personne;
- c) la personne est l'enfant du frère ou de la sœur de l'autre personne.

(3) In subsection (2),

"child" includes, with respect to any person, any other person with whom the person stands in the role of a parent.

2. (1) **Clause 9 (a) of the Regulation is amended by striking out "or" at the end of subclause (ii) and adding the following subclause:**

- (ii.1) at the request of a person who lawfully practises a health profession in a jurisdiction outside Ontario, if in that jurisdiction a laboratory may lawfully examine specimens at the request of that person, or

(2) **Section 9 of the Regulation is amended by adding the following subsection:**

(2) In this section,

"health profession" means a health profession referred to in Schedule 1 to the *Regulated Health Professions Act, 1991*.

22/96

ONTARIO REGULATION 207/96 made under the **FOREST FIRES PREVENTION ACT**

Made: May 15, 1996
Filed: May 16, 1996

OUTDOOR FIRES

1. (1) No person shall start a fire outdoors unless conditions will allow the fire to burn safely from start to extinguishment.

(2) No person who starts a fire outdoors shall leave the fire without leaving a person in charge of the fire.

(3) A person who starts a fire outdoors or, if the person who started the fire is not present, a person in charge of a fire outdoors shall take all necessary steps to tend the fire, keep the fire under control, and extinguish the fire before leaving the site.

2. No person shall start a fire outdoors during the fire season for the purpose of burning piled wood, brush, leaves or discarded wood by-products unless,

- (a) a responsible person is available to tend the fire until it is extinguished;
- (b) the material is burned in a single pile that is less than two metres in diameter and less than two metres high;
- (c) the fire is started two hours before sunset, or later, and is extinguished two hours after sunrise the following day, or earlier;
- (d) the fire is at least two metres from any flammable materials; and
- (e) the person tending the fire has tools or water adequate to contain the fire within the fire site.

3. (1) No person shall burn wood, brush, leaves or discarded wood by-products in an incinerator unless,

- (a) the incinerator is an enclosed device constructed entirely of non-combustible material;

(3) La définition qui suit s'applique au paragraphe (2).

«enfant» À l'égard d'une personne, s'entend en outre de toute autre personne pour laquelle la personne tient lieu de père ou de mère.

2. (1) **L'alinéa 9 a) du Règlement est modifié par adjonction du sous-alinéa suivant :**

- (ii.1) à la demande d'une personne qui exerce légalement une profession de la santé dans un territoire autre que l'Ontario si, dans ce territoire, un laboratoire peut légalement examiner des échantillons à la demande de cette personne,

(2) **L'article 9 du Règlement est modifié par adjonction du paragraphe suivant :**

(2) La définition qui suit s'applique au présent article.

«profession de la santé» Profession de la santé mentionnée à l'annexe 1 de la *Loi de 1991 sur les professions de la santé réglementées*.

(b) the incinerator is at least five metres from any forest or woodland;

(c) the incinerator is at least two metres from any flammable materials; and

(d) the outlet of the incinerator is covered with a screen having a mesh size of not more than five millimetres.

(2) A person who starts a fire in an incinerator shall ensure that a responsible person monitors the fire until it is extinguished.

4. (1) No person shall start a fire outdoors during the fire season for the purpose of burning grass or leaf litter.

(2) Subsection (1) does not apply to a person starting the fire on property he or she lawfully occupies if,

- (a) the total area to be burned does not exceed one hectare;
- (b) a responsible person is available to tend the fire until the fire is extinguished;
- (c) the length of flaming edge does not exceed 30 metres;
- (d) the fire is started two hours before sunset, or later, and is extinguished two hours after sunrise the following day, or earlier; and
- (e) the person tending the fire has tools or water adequate to contain the fire within the fire site.

(3) Subsection (1) does not apply to a person who starts a fire with the permission of the person who has lawful occupation of the property on which the fire is started and in respect of which the conditions set out in subsection (2) are met.

5. (1) An officer may issue, to a person who is prohibited from starting a fire by the operation of section 2, 3 or 4, a fire permit for a fire outdoors or in an incinerator for the purpose of burning piled wood, brush, leaves or discarded wood products.

(2) Subject to section 6, a person who has a fire permit may start a fire outdoors or in an incinerator for the purpose of burning piled wood, brush, leaves or discarded wood products even if the conditions set out in section 2, 3 or 4 are not met.

6. No person shall start a fire outdoors or in an incinerator within an area declared to be a restricted fire zone even if the conditions set out in section 2, 3 or 4 are met.

7. (1) An officer may suspend or cancel a fire permit and may give notice of the suspension or cancellation to the permittee or, in the absence of the permittee, to the person tending a fire for which the permit was issued.

(2) A permittee or a person tending a fire who receives notice of a suspension or cancellation of a fire permit shall immediately extinguish any fire started under the permit.

(3) A person to whom a fire permit is issued shall keep it at the location of the activity authorized by the permit.

(4) A person tending a fire shall produce the fire permit for the fire to an officer upon request.

(5) For the purpose of subsection (3) or (4), a copy of the permit may be substituted for the original.

8. (1) Except in a restricted fire zone, a person may start a fire outdoors during the fire season for cooking or warmth if,

- (a) the site of the fire is bare rock or non-combustible material;
- (b) the fire is at least one metre from any flammable material;
- (c) the space above the one metre area around the fire is at least three metres from vegetation; and
- (d) the fire does not exceed one metre in height and one metre in diameter.

(2) No person shall use a portable stove for cooking or warmth unless,

- (a) the stove is at least one metre from any naturally occurring flammable material; and
- (b) the flame in the stove can be extinguished by a fuel control valve or by closing the stove.

(3) No person shall use wood as a fuel for a fire outdoors in a Restricted Fire Zone for cooking or warmth unless the fire is in an approved permanent charcoal installation located in an approved organized camp ground.

9. (1) A person who operates equipment or machinery involved in forest operations or processing forest resources in a forest or woodland during the fire season shall keep a fire extinguisher on the equipment or machinery or within five metres from it.

(2) The fire extinguisher must be in serviceable condition and be rated at least 6A 80BC.

(3) This section does not apply to a person operating a motor vehicle as defined in the *Highway Traffic Act* or a power saw.

10. (1) A person who operates a power saw in a forest or woodland during the fire season shall not start it within three metres from the place where it is fuelled.

(2) A person who operates a power saw in a forest or woodland during the fire season shall not place it on any flammable material while its engine is operating or hot enough to cause combustion.

(3) A person who operates a power saw in a forest or woodland during the fire season shall keep a fire extinguisher available during its operation.

(4) The fire extinguisher must,

- (a) be in serviceable condition;
- (b) be rated for ABC type fires; and
- (c) have a minimum of 225 grams of dry chemical.

11. (1) A person who operates equipment or machinery in a forest or woodland during the fire season shall ensure that it is checked daily for any accumulation of flammable material and that any accumulation found is removed.

(2) A person who is removing an accumulation of flammable material under subsection (1) shall ensure that it is disposed of safely.

(3) A person who leaves equipment or machinery in a forest or woodland during the fire season while it is not being operated shall ensure that it is placed or left in an area free from any flammable material.

(4) Subsections (1) and (2) apply to a person operating an off-road vehicle as defined in the *Off-Road Vehicles Act* but do not apply to a person operating any other type of motor vehicle that is licensed under the *Highway Traffic Act*.

12. No person shall alter or modify a muffler or other spark-arresting device attached to a power saw, an off-road vehicle, equipment or machinery operated in a forest or woodland.

13. No person shall travel in a restricted travel zone except with the written permission of an officer.

14. (1) The parts of Ontario described in the Schedules are declared as fire regions.

(2) The names of the fire regions are the names appearing in the headings of the Schedules.

15. Regulation 457 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 304/94 and 159/95 are revoked.

Schedule 1

WEST FIRE REGION

All that land in the territorial districts of Cochrane, Kenora, Thunder Bay and Rainy River, in the Province of Ontario, and designated as Zones 1, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 on a plan known as West Fire Region, filed in the Office of the Surveyor General on the 3rd day of October 1995 at the Ministry of Natural Resources in Toronto.

Schedule 2

EAST FIRE REGION

All that land in the territorial districts of Algoma, Cochrane, Manitoulin, Muskoka, Nipissing, Parry Sound, Sudbury, Thunder Bay and Timiskaming, and in the counties of Frontenac, Haliburton, Hastings, Lennox and Addington, Peterborough and Renfrew, in the Province of Ontario, and designated as Zones 2, 13, 14, 15, 16, 17, 18, 19, 20 and 21 on a plan known as East Fire Region, filed in the Office of the Surveyor General on the 3rd day of October 1995 at the Ministry of Natural Resources in Toronto.

Schedule 3

SOUTH FIRE REGION

All that land in the counties of Bruce, Frontenac, Grey, Hastings, Lanark, Lennox and Addington, Peterborough, Simcoe and Victoria in the Province of Ontario, and designated as Zones 22, 23, 24 and 25 on a plan known as South Fire Region, filed in the Office of the Surveyor General on the 3rd day of October 1995 at the Ministry of Natural Resources in Toronto.

22/96

ONTARIO REGULATION 208/96
made under the
ONTARIO PLACE CORPORATION ACT

Made: May 8, 1996
Approved: May 15, 1996
Filed: May 16, 1996

FEES**DEFINITIONS**

1. In this Regulation,

"adult" means a person who is at least 18 but less than 65 years old;

"child" means a person who is at least 3 but less than 13 years old;

"senior" means a person who is at least 65 years old;

"winter season" means the period from the closing of the summer operating season in September to the opening of the summer operating season in May of the following year;

"youth" means a person who is at least 13 but less than 18 years old.

ADMISSION FEES

2. (1) The admission fee to Ontario Place is \$4.63 for each person who is at least 13 years old, unless otherwise provided in this section.

(2) The admission fee during Victoria Day weekend and during the international fireworks competition is \$11.21 for each adult, youth or child and \$5.61 for each senior.

(3) The admission fee during the Canadian National Exhibition is \$7.94 for each adult or youth, \$2.80 for each child and \$3.97 for each senior.

3. The admission fee to The Molson Amphitheatre for performances presented by the Corporation is \$3.74 for general seating and \$7.48 for a reserved seat.

4. (1) The admission fee to the Cinesphere during the summer operating season is \$6.54 for each adult or youth and \$3.27 for each child or senior.

(2) The admission fee to the Cinesphere during the winter season is \$7.43 for each adult or youth and \$3.88 for each child or senior.

(3) Despite subsections (1) and (2), the admission fee for a special presentation is the fee advertised by the Corporation. The admission

fee is determined in accordance with the rental agreement between the Corporation and the distributor.

5. The admission fee to HMCS Haida is \$1.87 per person.

STROLLERS, ETC.

6. (1) The fee for the use of a stroller is \$2.81 per day and for the use of a wagon is \$4.67 per day.

(2) There is no fee for the use of a wheelchair.

GAMES AND RIDES

7. (1) The following fees are payable per person for the following games and rides:

1. For a game of miniature golf, \$4.67.
2. For three slides on the HydroFuge and Waterslide, \$5.60.
3. For a six-minute ride in a bumper boat, \$3.27.
4. For a ride on the Wilderness Adventure Ride, \$3.27.
5. For a ride on the Motion Simulator, \$5.61 for each adult or youth and \$3.27 for each child or senior.

(2) The following fees are payable per person for the following games and rides in the Children's Village:

1. To use the coin-operated water cannon for up to one minute, \$0.47.
2. For a four-minute ride in a children's bumper boat, \$1.87.
3. For admission to MegaMaze, \$3.27.
4. For admission to the Waterplay Area, \$3.27 for a child and nil for an adult, youth or senior accompanying a child.
8. The fee to use a pedal boat is \$4.67.

FACILITIES

9. (1) The daily fees for parking at Ontario Place are as set out in the following table:

	Summer Operating Season	During Canadian National Exhibition	Winter Season
Car	\$7.83	\$13.04	\$4.35
Motorcycle	3.48	3.48	2.61
Bus, recreational vehicle, or car and trailer	10.43	14.78	4.35

(2) Despite subsection (1), no fee is payable to park a tour bus for a tour booked in advance with the Corporation.

(3) The following parking fees are payable by Ontario Place staff:

1. To park one car for the summer operating season, \$140.19 for a summer student.
2. To park one car at any time, nil for staff members who are not summer students.

10. (1) The daily, weekly and monthly fees to use the Marina during the summer operating season are set out in the following table opposite the length of the boat:

Length of Boat	Daily Fee	Weekly Rate	Monthly Rate
20 feet or less	\$0.90 per foot	\$5.25 per foot	\$19.00 per foot
over 20 to and including 50 feet	1.00 per foot	5.90 per foot	21.00 per foot
over 50 feet	1.50 per foot	8.75 per foot	22.50 per foot

(2) The seasonal fee to use the Marina for the summer operating season is,

- (a) for a boat that is 20 feet long or less, \$60 per foot of length;
- (b) for a boat that is more than 20 feet up to and including 50 feet long, \$64 per foot of length; and
- (c) for a boat that is more than 50 feet long, \$66 per foot of length.

(3) The fee otherwise payable under subsection (2) is reduced by 5 per cent if one half of the fee otherwise payable is paid on or before the first Friday in February preceding the summer operating season.

(4) Despite subsections (1) and (2), the minimum fee to use the Marina is \$20 per day, \$90 per week and \$1,000 for the season.

11. (1) The combined seasonal fee to use the Marina and for one reserved parking space during the summer operating season is,

- (a) for a boat that is 20 feet long or less, \$67 per foot of length;
- (b) for a boat that is more than 20 feet up to and including 50 feet long, \$71 per foot of length; and
- (c) for a boat that is more than 50 feet long, \$75 per foot of length.

(2) The fee otherwise payable under subsection (1) is reduced by 5 per cent if one half of the fee otherwise payable is paid on or before the first Friday in February preceding the summer operating season.

(3) Despite subsections (1) and (2), the minimum combined fee to use the Marina and for reserved parking is \$325 per month and \$1,120 for the season.

(4) The fee for each additional reserved parking space payable by a person who also is paying to use the Marina is \$11.68 per day, \$46.73 per week, \$140.19 per month and \$373.83 for the summer operating season.

12. The monthly fee to store a boat at Ontario Place during the winter season is,

- (a) for a boat that is 20 feet long or less, \$42.06 per foot of length;
- (b) for a boat that is more than 20 feet long, \$51.40 per foot of length.

13. Nothing in this Regulation limits the power of the Corporation to promote Ontario Place and its attractions.

REVOCATIONS AND COMMENCEMENT

14. Regulation 898 of the Revised Regulations of Ontario, 1990, and Ontario Regulations 204/91, 252/92, 480/92, 309/93 and 301/94 are revoked.

ONTARIO PLACE CORPORATION:

MAX BECK
General Manager

GLEN GRAY
Secretary-Treasurer

Dated at Toronto on May 8, 1996.

22/96

ONTARIO REGULATION 209/96 made under the HISTORICAL PARKS ACT

Made: May 15, 1996

Filed: May 16, 1996

Amending Reg. 633 of R.R.O. 1990
(Parks)

Note: Regulation 633 has not previously been amended.

1. (1) Subsection 1 (1) of Regulation 633 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(1) Sainte-Marie Among the Hurons Historical Park and Fort William Historical Park are continued as historical parks.

(1.1) The Penetanguishene Military and Naval Establishment Historical Park is continued as a historical park under the name Discovery Harbour.

(2) Subsection 1 (2) of the Regulation is amended by striking out "section 1" in the first line and substituting "subsection (1) or (1.1)".

22/96

ONTARIO REGULATION 210/96 made under the HISTORICAL PARKS ACT

Made: May 15, 1996

Filed: May 16, 1996

FEEs

1. In this Regulation,

"adult" means a person who is at least eighteen years old and under 65 years old;

"bus tour" means a group of 20 or more people on a bus tour;

"child" means a person under six years old;

"group" means a group of four or more people;

"large group" means a group of ten or more people;

"senior" means a person 65 years old or over;

"student" means a person who is at least six years old and under eighteen years old or an adult who is in full-time attendance at an educational institution.

2. The fees for Sainte-Marie Among the Hurons Historical Park are as follows:

1. The daily admission fees are set out in Schedule 1.
2. The season pass admission fees are set out in Schedule 2.
3. The fees for education programs are set out in Schedule 3 and include admission into the park for the purposes of attending the program.
4. The fee for the use of the park facility for a function, including admission into the park for the purpose of attending the function, is \$2.80 for each person who is part of a group of up to 24 people and \$1.87 for each person who is part of a group of 25 people or more.
5. The fee for overnight use of the park facility is \$4.67 per person, excluding admission to the park.
6. The fee for rental of facilities during off-hours is \$186.92.
7. The fee for rental of a theatre during off-hours is \$130.84 for a four hour period.
8. The fee for a horse and wagon ride is \$70.09.

3. The fees for Discovery Harbour are as follows:

1. The daily admission fees are set out in Schedule 4.
2. The season pass admission fees are set out in Schedule 2.
3. The fees for education programs are set out in Schedule 3 and include admission into the park for the purpose of attending the program.
4. The fees for special programs are set out in Schedule 5 and include admission into the park for the purpose of attending the program.

5. The fees for sailing programs are set out in Schedule 6 and include admission into the park for the purpose of attending the program.

6. The fee for the use of the park facility for a function, including admission into the park for the purpose of attending the function, is \$2.80 for each person who is part of a group of up to 24 people and \$1.87 for each person who is part of a group of 25 people or more.

7. The fee for overnight use of the park is \$4.67 per person, excluding admission to the park.

8. The fee for rental of facilities during off-hours is \$186.92.

9. The fee for rental of a theatre during off-hours is \$130.84 for a four hour period.

10. The fee for a horse and wagon ride is \$70.09.

4. The fees for Fort William Historical Park are as follows:

1. The daily admission fees are set out in Schedule 7.
2. The fees for education programs are set out in Schedule 8 and include admission to the park for the purpose of attending the program.
3. The fees for special events are set out in Schedule 9 and include admission into the park for the purpose of attending the event.
4. The fees for the rental of facilities are set out in Schedule 10.
5. The fee for a sleigh ride for up to 30 people is \$84.11 for an hour and includes admission into the park for the purpose of going on the sleigh ride.
6. The fee for the performance of a ceremony is \$150 in addition to the fee for the rental of the facility.
7. The fee for overnight parking for the I-500 Snowmobile Race is \$4.67 per car per night and the fee to participate in the I-500 Snowmobile Race is \$9.35 per person.

5. Nothing in this Regulation limits the power of the Minister to promote the parks and their programs.

6. Ontario Regulation 257/94 is revoked.

Schedule 1

DAILY ADMISSION FEES FOR SAINTE-MARIE
AMONG THE HURONS HISTORICAL PARK

Season	Child	Student	Member of Group Student Rate	Adult	Member of Group Adult Rate	Senior	Member of Group Senior Rate
Summer Season	nil	\$4.21	\$3.27	\$6.78	\$5.84	\$4.21	\$3.27
Off Season	nil	\$3.27	\$2.80	\$4.67	\$4.21	\$3.27	\$2.80

Schedule 2

SEASON PASSES FOR SAINTE-MARIE AMONG THE HURONS
HISTORICAL PARK AND DISCOVERY HARBOUR

	Sainte-Marie Among the Hurons Historical Park	Discovery Harbour
Child	nil	nil
Student	\$13.08	\$13.08
Senior	\$15.89	\$15.89
Adult	\$24.77	\$24.77

Schedule 3

FEES FOR EDUCATIONAL PROGRAMS AT SAINTE-MARIE AMONG
THE HURONS HISTORICAL PARK AND AT DISCOVERY HARBOUR

Program	Sainte-Marie Among the Hurons Historical Park	Discovery Harbour
Basic Tour	\$4.21 per person	\$4.21 per person
Half Day Learning Program	\$6.08 per person	\$6.08 per person
Full Day Learning Program	\$7.94 per person	\$15.42 per person
2 Day Program	\$32.71 per person	\$32.71 per person
Sur La Rivière	\$7.94 per person	N/A
Outreach Program	\$74.77 per person	\$74.77 per person
Archaeology Program	\$15.42 per person	N/A
In Full Sail	N/A	\$23.36 per person
Activity	\$2.80 per person	\$2.80 per person

Schedule 4

DAILY ADMISSION FEES FOR DISCOVERY HARBOUR

Season	Child	Student	Member of Large Group Student Rate	Adult	Member of Large Group Adult Rate	Senior	Member of Large Group Senior Rate
Summer Season	nil	\$3.74	\$3.27	\$6.07	\$5.14	\$3.74	\$3.27
Off Season	nil	\$3.27	\$2.80	\$5.14	\$4.21	\$3.27	\$2.80

Schedule 5

FEES FOR SPECIAL PROGRAMS AT DISCOVERY HARBOUR

Program	Child at Least 3 Years Old under 5 Years Old	Student	Senior	Other
Children's Full Day Program	\$13.08 per person	\$13.08 per person	N/A	N/A
Lantern Tour	\$1.87 per person	\$2.80 per person	\$1.87 per person	\$3.74 per person
Holiday Programs	\$1.87 per person per day	\$2.80 per person per day	\$1.87 per person per day	\$3.74 per person per day

Schedule 6

FEES FOR SAILING PROGRAMS AT DISCOVERY HARBOUR

Program	Per Person	Per Ship	Per Port Visit
Bee Sailor Sunset Program	\$20.56	N/A	N/A
Bee Half Day Program (4 hours)	N/A	\$280.37	N/A
Tecumseth Mid-Day Program	\$18.69	N/A	N/A
Tecumseth Group Sail	\$16.82	N/A	N/A
Tecumseth Half Day Sail	N/A	\$747.67	N/A
Port Visit by Bee	N/A	N/A	\$1401.87
Port Visit by Tecumseth	N/A	N/A	\$1869.16

Schedule 7

DAILY ADMISSION FEES FOR FORT WILLIAM HISTORICAL PARK

Season	Child	Student	Member of Large Group Student Rate	Adult	Member of Large Group Adult Rate	Member of Bus Tour Adult Rate	Senior	Member of Large Group Senior Rate	Member of Bus Tour Senior Rate
Summer Season	Nil	\$6.07	\$5.14	\$9.35	\$8.41	\$6.54	\$6.07	\$5.14	\$3.74
Summer Season Coupon "A"	Nil	\$2.80	N/A	\$4.67	N/A	N/A	\$2.80	N/A	N/A
Summer Season Coupon "B"	Nil	\$3.74	N/A	\$6.54	N/A	N/A	\$3.74	N/A	N/A
Two for One Program	Nil	\$3.04	N/A	\$4.67	N/A	N/A	\$3.04	N/A	N/A
Indirect Wholesale	Nil	\$3.74	N/A	\$6.54	N/A	N/A	\$3.74	N/A	N/A

Schedule 8

FEES FOR EDUCATION PROGRAMS AT FORT WILLIAM HISTORICAL PARK

Program	Fee
Full Day	\$8.50 per person
Overnight - Youth	\$23.36 per person
5 Day Camp	\$85.00 per person
5 Day Camp — 2 children from same household	\$160.00 per 2 children
5 Day Camp — 3 children from same household	\$235.00 per 3 children
4 Day Camp	\$68.00 per person
4 Day Camp — 2 children from same household	\$126.00 per 2 children
4 Day Camp — 3 children from same household	\$184.00 per 3 children
Daily extended hours supervision for Day Camp	\$1.00 per person
Custom Program	\$2.00 per person
Custom Program with Level A Arts	\$3.00 per person
Custom Program with Level B Arts	\$3.50 per person
Custom Program with Level C Arts	\$4.00 per person
Custom Program with Level D Arts	\$4.50 per person
Custom Program with Level E Arts	\$5.00 per person
Drama Camp 10 Days	\$200.00 per person
Standard Education Program (35 Options)	\$5.00 per person
Entertainment — Level A	\$1.87 per person
Entertainment — Level B	\$2.80 per person
Entertainment — Level C	\$3.74 per person
Entertainment — Level D	\$4.67 per person
Entertainment — Level E	\$5.61 per person
Co-op Program — Level I	\$6.54 per person
Co-op Program — Level II	\$7.48 per person
Craft Table	\$23.36 per person
Fiddlers Workshop	\$9.35 per person
Drama Camp 12 days — Meals & Accommodation	\$920.56 per person
Game Challenge	\$28.04 per team
Chamber Concert	\$2.80 per person
Craft Market	\$0.47 per person
Symphony Concert	\$14.02 per person
Overnight Program — Adult (1 day)	\$116.82 per person
Overnight Program — Adult (1½ days)	\$186.92 per person

Schedule 9

FEES FOR SPECIAL EVENTS AT FORT WILLIAM HISTORICAL PARK

Event	Child	Student	Adult	Senior
Rendezvous with camping privileges (early registration)	nil	\$14.02	\$32.71	\$14.02
Rendezvous with camping privileges (late registration)	nil	\$18.69	\$46.73	\$18.69
Key Tour	nil	\$1.87	\$2.80	\$1.87
Hay Ride, Wagon Ride or Summer in the Park Program	nil	\$0.93	\$0.93	\$0.93
I-500 Snowmobile Races	nil	\$2.80	\$2.80	\$2.80
Winter Carnival with Winter Carnival Button	nil	\$0.93	\$1.87	\$0.93
Winter Carnival without Winter Carnival Button	nil	\$1.87	\$2.80	\$1.87

Schedule 10

FEES FOR FACILITY RENTALS AT FORT WILLIAM HISTORICAL PARK

Facility or Location	Rental Fee
Wharf and Front Area of Palisade	\$300.00
Canot du Nord Grass area	\$150.00
Amphitheatre	\$300.00
Upper, upper field	\$150.00
Upper field	\$200.00
Rendezvous Place picnic area	\$125.00
Main Square	\$500.00

22/96

ONTARIO REGULATION 211/96
made under the
ST. CLAIR PARKWAY COMMISSION ACT

Made: May 15, 1996
Approved: May 15, 1996
Filed: May 16, 1996

Amending Reg. 1022 of R.R.O. 1990
(General)

Note: Regulation 1022 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsections 16 (2), (3), (4), (5), (6) and (7) of Regulation 1022 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

(2) The daily fee per person is,

- (a) for one to nine holes of play, \$15.89;
- (b) for ten to eighteen holes of play, \$23.36.

(4) Despite clause (2) (a), the daily fee per person for one to nine holes of play after 5 p.m. in April, May, September or October and after 6 p.m. in June, July or August is \$12.62.

(5) The fee per person for a season ticket to use the golf course only after 2 p.m. is \$630.84.

(6) The fee per person for a season ticket to use the golf course only on weekdays, except statutory holidays, is,

- (a) \$257.01 for a person who is under 18 years old;
- (b) \$485.98 for a person who is at least 18 years old and under 25 years old;
- (c) \$588.79 for a person who is at least 25 years old and under 65 years old;
- (d) \$485.98 for a person who is 65 years old or over.

(7) The fee for a season ticket to use the golf course at any time is,

- (a) \$411.21 for a person who is under 18 years old;
- (b) \$598.13 for a person who is at least 18 years old and under 25 years old;
- (c) \$901.87 for a person who is at least 25 years old;
- (d) \$1,481.31 for two people from the same household, both of whom are at least 18 years old;
- (e) \$1,588.79 for more than two people from the same household, not more than two of whom are 18 years old or over.

2. Section 16.1 of the Regulation is revoked and the following substituted:

16.1 (1) The daily rental fee for a pull golf cart at the St. Clair Parkway Golf Course at Mooretown is \$3.04.

(2) The daily rental fee for a gas golf cart at the St. Clair Parkway Golf Course at Mooretown is,

- (a) \$14.78 for one to nine holes of play; and
- (b) \$23.48 for ten to eighteen holes of play.

3. Subsection 19 (2) of the Regulation is revoked and the following substituted:

(2) The daily fee for a camp-site permit is,

- (a) \$14.67 for a permit valid for one day for a site without electrical power;
- (b) \$17.76 for a permit valid for one day for a site with electrical power;
- (c) \$22.43 for a permit valid for one day for a site with electrical power and including the right to launch a boat at the Marine Park at Mitchell's Bay;
- (d) \$106.54 for a permit valid for seven days for a site with electrical power.

4. Subsection 20 (2) of the Regulation is revoked and the following substituted:

(2) The fee for a seasonal camp-site permit is,

- (a) \$738.32 for Lambton-Cundick Park;
- (b) \$794.39 for Cathcart Park and Marine Park.

5. Subsection 22 (2) of the Regulation is revoked and the following substituted:

(2) The fees at the Marine Park at Mitchell's Bay are,

- (a) \$6.07 per day or \$107.48 per season to launch a boat;
- (b) \$48.60 per day or \$33.64 per half day to rent a boat with a motor;
- (c) \$21.50 per day to rent a boat without a motor;
- (d) \$1.07 per foot length of the boat to moor a boat for a day, including the use of an electrical outlet;
- (e) \$6.45 per foot length of the boat to moor a boat for a week, including the use of an electrical outlet;
- (f) \$12.38 per foot length of the boat to moor a boat for a month, including the use of an electrical outlet;
- (g) to moor a boat for a season, the total of,
 - (i) \$29.91 per foot length of the boat, and
 - (ii) \$46.73 if the boat is moored in area A or F at a dockside berth with onshore amenities;
- (h) \$9.35 per boat or trailer to use the dumping station to empty holding tanks;

- (i) \$112.15 per season for the use of an electrical outlet while moored.

6. Subsection 22 (1) of the Regulation is amended by adding "and section 23" at the end of the first line.

7. Section 23 of the Regulation is revoked and the following substituted:

23. The fees at the Sarnia Bay Marina are,

- (a) \$1.07 per foot length of the boat to moor a boat for a day, including the use of an electrical outlet;
- (b) \$6.45 per foot length of the boat to moor a boat for a week, including the use of an electrical outlet;
- (c) \$23.60 per foot length of the boat to moor a boat for a month, including the use of an electrical outlet;
- (d) \$56.07 per foot length of the boat to moor a boat for a season, plus \$112.15 per electrical outlet;
- (e) \$9.35 per boat to use the dumping station to empty holding tanks;
- (f) \$6.55 per day or \$107.48 per season to launch and haul out a boat, except as described in clause (g);
- (g) \$6.55 per boat to launch a boat in the course of carrying on the business of selling or leasing boats;
- (h) \$6.55 per boat to haul out a boat from the water in the course of carrying on the business of selling or leasing boats.

8. Section 23.1 of the Regulation is revoked and the following substituted:

23.1 The daily admission fees for Uncle Tom's Cabin Historic Site in Dresden are,

- (a) for a person at least 18 years old and under 65 years old, \$3.74;
- (b) for a person 65 years old or over, \$3.27;
- (c) for a person at least 6 years old and under 13 years old, \$2.80;
- (d) for a person at least 13 years old and under 18 years old, \$3.27;
- (e) for a group of one or more persons described in clause (a) or (b), and one or more persons under 18 years old who are apparently under the care and control of the person or persons described in clause (a) or (b), \$11.22;
- (f) for each person in a group on a bus tour of seven or more people, each of whom is at least 13 years old, \$3.27.

THE ST. CLAIR PARKWAY COMMISSION

YON SHIMIZU
Chair

DAVID CRAM
Secretary Treasurer

ONTARIO REGULATION 212/96
made under the
DEVELOPMENT CHARGES ACT

Made: May 15, 1996
Filed: May 16, 1996

Amending Reg. 267 of R.R.O. 1990
(Development Charges)

Note: Regulation 267 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Paragraph 2 of section 12 of Regulation 267 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

2. The amounts of revenues received and expenditures made during the year.

(2) Section 12 of the Regulation is amended by adding the following paragraphs:

8. Amounts that have been allocated for a purpose but that, as of December 31, have not been spent.

9. For each owner or former owner, the balance of credits as of January 1, each change in the balance of credits during the year and the balance of credits as of December 31. This paragraph does not apply with respect to an owner or former owner whose balance of credits is nil throughout the entire year.

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22/96

ONTARIO REGULATION 213/96
made under the
PLANNING ACT

Made: May 10, 1996
Filed: May 17, 1996

**ZONING AREAS—TERRITORIAL DISTRICT OF
KENORA, HARBOUR ISLAND, SAND LAKE**

Interpretation

1. In this Order,

"accessory", when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure on the same lot;

"dwelling unit" means one or more habitable rooms occupied or capable of being occupied as an independent and separate housekeeping establishment in which separate kitchen and sanitary facilities are provided for the exclusive use of the occupants;

"guest cabin" means a building that contains one or more bedrooms but no kitchen or sanitary facilities;

"lot" means a parcel of land shown as a lot on a plan registered in the Land Registry Office for the Land Titles Division of Kenora (No. 23);

"seasonal dwelling" means a building containing only one dwelling unit used for recreation and not occupied as a permanent residence.

RÈGLEMENT DE L'ONTARIO 212/96
pris en application de la
LOI SUR LES REDEVANCES D'EXPLOITATION

pris le 15 mai 1996
déposé le 16 mai 1996

modifiant le Règl. 267 des R.R.O. de 1990
(Redevances d'exploitation)

Remarque : Le Règlement 267 n'a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. (1) La disposition 2 de l'article 12 du Règlement 267 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :

2. Les montants des revenus reçus et des dépenses engagées pendant l'année.

(2) L'article 12 du Règlement est modifié par adjonction des dispositions suivantes :

8. Les montants qui ont été affectés à une fin donnée, mais qui, au 31 décembre, n'ont pas été dépensés.

9. À l'égard de chaque propriétaire ou ancien propriétaire, le solde des crédits au 1^{er} janvier, chaque changement survenu dans le solde des crédits pendant l'année et le solde des crédits au 31 décembre. La présente disposition ne s'applique pas à l'égard d'un propriétaire ou ancien propriétaire dont le solde des crédits est nul tout au long de l'année.

Application

2. This Order applies to that parcel of land on Harbour Island in Sand Lake, in the Territorial District of Kenora, being that parcel of land composed of Parcels Numbers 6 and 7 on Island Location TD 83, more particularly described as lots 1 to 7 inclusive, on Plan 23M-910 registered in the Land Registry Office for the Land Titles Division of Kenora (No. 23).

Seasonal Residential

3. Every use of land and every erection, location or use of buildings or structures is prohibited on lots 1 to 6 inclusive on Plan 23M-910, except one seasonal dwelling and one guest cabin per lot, and uses, buildings and structures accessory to a seasonal dwelling.

4. No structure shall be located within 20 metres of the shoreline, except for docks, saunas and boathouses.

Open Space

5. Every use of land and every erection, location or use of buildings or structures is prohibited on lot 7 on Plan 23M-910, except conservation and open space.

General

6. (1) Every use of land and every erection, location or use of buildings or structures shall be in accordance with this Order.

(2) Nothing in this Order prevents the use of any land, building or structure, for any use prohibited by this Order if the land, building or structure is lawfully so used on the day this Order comes into force.

(3) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.

(4) Nothing in this Order prevents the strengthening or restoration to a safe condition of all or part of any building or structure.

BRIAN DOUGLAS RIDDELL
Assistant Deputy Minister
Municipal Operations Division
Ministry of Municipal Affairs and Housing

Dated at Toronto on May 10, 1996.

22/96

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996—06—15

ONTARIO REGULATION 214/96 made under the MUNICIPAL ACT

Made: May 29, 1996
Filed: May 29, 1996

DISSOLUTION OF AND CHANGES TO LOCAL BOARDS

1. (1) For the purposes of subsection 210.4 (4) of the Act, this Regulation applies to every type of local board to which section 210.4 of the Act applies except those set out in Ontario Regulation 25/96.

(2) Despite subsection (1), sections 5, 6 and 7 of this Regulation do not apply to police villages.

(3) Despite subsection (1), sections 5, 6 and 7 of this Regulation apply to public utility commissions responsible for the distribution and supply of electrical power or energy to the extent prescribed in section 5.

2. For the purposes of this Regulation,

(a) a police village is a local board of the municipalities within which it is located;

(b) the Board of Management of the Metropolitan Toronto Zoo and The Board of Management of the O'Keefe Centre are local boards of The Municipality of Metropolitan Toronto;

(c) the Toronto Atmospheric Fund and the Toronto Atmospheric Fund Foundation are local boards of The Corporation of the City of Toronto;

(d) The Hamilton Entertainment and Convention Facilities Inc. is a local board of The Corporation of the City of Hamilton; and

(e) The Centre in The Square Inc. is a local board of The Corporation of the City of Kitchener.

3. If the council of a municipality passes a by-law to dissolve a local board, on the day the by-law comes into force,

(a) the board ceases to exist;

(b) the municipality stands in the place of the board for all purposes; and

(c) if the board is a corporation, the corporation is dissolved.

4. If a local board of two or more municipalities is dissolved, each municipality stands in the place of the board for the purposes of that municipality and,

(a) the powers of the board vest in each municipality, for the purposes of that municipality, on the day the by-law comes into force;

(b) all rights, claims, undertakings, obligations, assets and liabilities of the board vest in the municipalities that are given the powers

of the board under clause (a) on the day the by-law comes into force; and

(c) the by-laws and resolutions of the board are continued as the by-laws and resolutions of the municipalities that are given the powers of the board under clause (a) on the day the by-law comes into force, and they shall remain in force until repealed or amended.

5. (1) A municipality may by by-law make the following changes to a local board:

1. It may assume one or more of the powers of the board except those powers of a public utility commission related to the distribution and supply of electrical power or energy.

2. It may make any changes it considers advisable related to membership on the board, including changes related to the number of members, their terms, their remuneration and the manner by which they become members.

3. It may dispense with any requirement to elect members to a board and replace those members, after their current term has expired, with members appointed to the board by the municipality.

4. It may change the name of the board.

5. It may require the board to follow any rules and procedures it may specify related to,

i. the provision of information, including information concerning its estimates and finances,

ii. requiring approval of its estimates or amendments to its estimates by the municipality, and

iii. the manner in which the board applies the money paid to it by the municipality.

(2) The changes authorized by paragraph 4 and subparagraph i of paragraph 5 of subsection (1) apply to a public utility commission responsible for the distribution and supply of electrical power or energy only where that commission is also responsible for the provision of another utility and only to the extent that a change made under one of those paragraphs does not directly or indirectly relate to or impact upon the public utility commission's responsibility for the distribution and supply of electrical power or energy.

(3) Paragraphs 2 and 3 and subparagraphs ii and iii of paragraph 5 of subsection (1) do not apply to a public utility commission responsible for the distribution and supply of electrical power or energy.

6. (1) A municipality that assumes one or more powers from a local board under a by-law under paragraph 1 of section 5 stands in place of the board for the purposes of exercising those powers and all rights, claims, undertakings and obligations, assets and liabilities of the board pertaining to those powers vest in the municipality on the day that the by-law comes into force.

(2) Where a municipality assumes one or more powers from a local board under a by-law under paragraph 1 of section 5, the by-laws and

resolutions of the board pertaining to the exercise of those powers are continued as by-laws or resolutions of the municipality on the day the by-law assuming the powers comes into force, and they shall remain in force until repealed or amended.

7. If one or more powers of a local board of two or more municipalities are assumed under paragraph 1 of section 5, each municipality stands in the place of the board for the purposes of those powers and,

- (a) those powers assumed from the board vest in each municipality, for the purposes of that municipality, on the day the by-law comes into force;
- (b) all rights, claims, undertakings, obligations, assets and liabilities pertaining to those powers of the board vest in the municipalities that are given the powers under clause (a) on the day the by-law comes into force; and
- (c) the by-laws and resolutions of the board are continued as the by-laws and resolutions of the municipalities that are given the powers under clause (a) on the day the by-law assuming the powers comes into force, and they shall remain in force until repealed or amended.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on May 29, 1996.

24/96

ONTARIO REGULATION 215/96 made under the MUNICIPAL ACT

Made: May 29, 1996
Filed: May 29, 1996

ASSUMPTION OF POWERS

1. In this Regulation, "economic development services and facilities" means the services and facilities that may be provided under the following provisions:

1. *Municipal Act*, sections 112, 112.1 and 112.2, paragraphs 18, 22 and 59 of section 207 and paragraph 57 of section 210.
2. *County of Oxford Act*, section 114.
3. *District Municipality of Muskoka Act*, section 113.
4. *Municipality of Metropolitan Toronto Act*, section 271.
5. *Regional Municipality of Durham Act*, subsections 34 (1) and (2).
6. *Regional Municipality of Haldimand-Norfolk Act*, section 40.
7. *Regional Municipality of Halton Act*, subsections 32 (1) and (2).
8. *Regional Municipality of Hamilton-Wentworth Act*, subsections 49 (1) and (2).
9. *Regional Municipality of Niagara Act*, section 32.

10. *Regional Municipality of Ottawa-Carleton Act*, sections 49.1 and 51.
11. *Regional Municipality of Peel Act*, section 31.
12. *Regional Municipality of Sudbury Act*, section 42.
13. *Regional Municipality of Waterloo Act*, section 37.
14. *Regional Municipality of York Act*, section 31.

2. The following are prescribed as services and facilities for which an upper tier municipality may assume local powers under section 209.2 of the Act:

1. Services and facilities for fire protection and prevention.
2. Public transportation services and facilities.
3. Business licensing services and facilities.
4. Economic development services and facilities defined in section 1.
5. Services and facilities for the collection, transmission, treatment and disposal of sewage.
6. Services and facilities for the production, distribution and supply of water.

3. The following are prescribed as services and facilities for which a local municipality may assume upper tier powers under section 209.4 of the Act:

1. Services and facilities for fire protection and prevention.
2. Public transportation services and facilities.
3. Business licensing services and facilities.
4. Economic development services and facilities defined in section 1.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on May 29, 1996.

24/96

ONTARIO REGULATION 216/96 made under the MUNICIPAL ACT

Made: May 29, 1996
Filed: May 29, 1996

RESTRUCTURING PROPOSALS

1. (1) In this Regulation,

"double majority" has the meaning given to that phrase under subsections (2), (3), (4) and (5);

"part", in relation to a county, means part of the county for municipal purposes.

(2) A double majority of local municipalities is a majority of the local municipalities with more than half of the electors in all the local municipalities.

(3) A double majority of a group consisting of local municipalities and local bodies for unorganized territories is a majority of the group with more than half of the electors in all the local municipalities and local bodies in the group.

(4) A double majority of counties is a majority of the counties with more than half of the electors in all the counties.

(5) For the purposes of subsections (2), (3) and (4), the number of electors in a local municipality, unorganized territory or a county, in relation to a restructuring proposal, shall be determined as follows:

1. In local municipalities, counties and unorganized territory where a school board has jurisdiction, the number of electors is the number of persons whose names appear on the polling list, as amended up until the close of polls for the most recent regular election under the *Municipal Elections Act* preceding the submission of a restructuring proposal to the Minister under subsection 25.2 (2) of the Act.

2. In unorganized territory where a school board does not have jurisdiction, the number of electors is the number of individuals whose names are registered, as owners or tenants in the unorganized territory, in the provincial land tax register kept under the *Provincial Land Tax Act*. The register used shall be the register for the 31st day of December following the date for the close of polls for the most recent regular election under the *Municipal Elections Act*. If the register for that date is not yet available at the time the restructuring proposal is submitted to the Minister the register used shall be the register for the 31st day of December preceding that date.

2. (1) If unorganized territory would, as a result of a restructuring proposal, become part of a local municipality all the following persons who are Canadian citizens and at least 18 years old form a local body for the purposes of section 25.2 of the Act:

1. Permanent residents of the unorganized territory.
2. Owners and tenants of property in the unorganized territory.
3. The spouses of owners and tenants of property in the unorganized territory.

(2) There shall be a single local body under subsection (1) for all the unorganized territory that would, as a result of a restructuring proposal, become part of the same local municipality.

3. (1) The following types of restructuring are established as types of restructuring for the purposes of subsection 25.2 (2) of the Act:

1. Amalgamating local municipalities or annexing to a local municipality, a part of a local municipality or unorganized territory.
2. Separating a local municipality or part of a local municipality from a county.
3. Joining a local municipality, part of a local municipality or unorganized territory to a county.
4. Incorporating or dissolving a county.
5. Amalgamating counties.

(2) Subsection (1) does not include,

- (a) a restructuring that results in any part of a county not being part of a local municipality;
- (b) a restructuring that results in any part of a local municipality,
 - (i) being part of more than one county, or
 - (ii) being part of a county if any other part of the local municipality is not part of that county;
- (c) a restructuring that results in a county consisting of a single local municipality.

4. (1) This section applies with respect to a restructuring proposal that would result in a local municipality resulting from,

- (a) an amalgamation of local municipalities;
- (b) an annexation to the local municipality; or
- (c) a combination of such amalgamations or annexations.

(2) The following support is necessary for the aspect of the restructuring proposal described in subsection (1):

1. The support of a double majority of the group consisting of,
 - i. the local municipalities, any part of which would be part of the local municipality resulting from the amalgamation or annexation or combination of them, and
 - ii. if any unorganized territory would be part of the local municipality resulting from the amalgamation or annexation or combination of them, the local body for the unorganized territory.
2. If the local municipality resulting from the amalgamation or annexation or combination of them would be part of,
 - i. a county resulting from an amalgamation of counties, the support of a double majority of the counties that would be amalgamated, or
 - ii. a county that exists before the restructuring proposal, but that would not be amalgamated, the support of the county.
3. If any part of a separated municipality would be part of the local municipality resulting from the amalgamation or annexation or combination of them, the support of the separated municipality.
5. (1) If a restructuring proposal would result in the separation of a local municipality, or a part of it, from a county for municipal purposes, the following support for that aspect of the restructuring proposal is necessary:
 1. If the local municipality or part of it,
 - i. would be amalgamated or annexed, or would have a locality annexed to it, the support necessary under paragraph 1 of subsection 4 (2), or
 - ii. would not be amalgamated or annexed, and would not have a locality annexed to it, the support of the local municipality.
 2. If the county that would be separated from,
 - i. would, as a result of the restructuring proposal, be amalgamated with one or more other counties, the support of a double majority of the counties being amalgamated, or

- ii. is a county that exists before the restructuring proposal, but that is not being amalgamated, the support of the county.

(2) If parts of a local municipality would, as a result of a restructuring proposal, be separated from a county but, after the restructuring proposal was implemented, would not be part of the same local municipality, the support required under subsection (1) is necessary for the separation of each part.

6. (1) If a restructuring proposal would result in the joining of a local municipality, part of a local municipality or unorganized territory, to a county for municipal purposes, other than by the incorporation of the county or by the amalgamation of counties, the following support for that aspect of the restructuring proposal is necessary:

1. If the local municipality, part of the local municipality or unorganized territory,
 - i. would be amalgamated or annexed, or would have a locality annexed to it, the support necessary under paragraphs 1 and 3 of subsection 4 (2), or
 - ii. would not be amalgamated or annexed, and would not have a locality annexed to it, the support of the local municipality.

2. If the county that would be joined, would be,

- i. a county resulting from an amalgamation of counties, the support of a double majority of the counties being amalgamated, or
- ii. a county that exists before the restructuring proposal, but that is not being amalgamated, the support of the county.

(2) If parts of a local municipality would, as a result of a restructuring proposal, be joined to a county but, after the restructuring proposal was implemented, would not be part of the same local municipality, the support required under subsection (1) is necessary for the joining of each part.

7. If a restructuring proposal would result in the incorporation of a county the following support, for that aspect of the restructuring proposal, is necessary:

1. The support of a double majority of the group consisting of,
 - i. the local municipalities, any part of which would be part of the incorporated county, and
 - ii. if any unorganized territory would be part of the incorporated county, the local bodies for the unorganized territory.
2. If any part of a separated municipality would be part of the incorporated county, the support of the separated municipality.

8. If a restructuring proposal would result in the dissolution of a county the following support for that aspect of the restructuring proposal is necessary:

1. The support of the county.
2. The support of a double majority of the local municipalities that form part of the county other than a local municipality all of which would, as a result of the restructuring proposal, be separated from the county for municipal purposes.

9. If a restructuring proposal would result in the amalgamation of counties the following support, for that aspect of the restructuring proposal, is necessary:

1. The support of a double majority of the counties being amalgamated.

10. (1) A local municipality or county may support a restructuring proposal by by-law or resolution.

(2) The following rules apply with respect to the support of a county:

1. If the restructuring proposal would result in all of a local municipality being separated from the county for municipal purposes, the representatives of the local municipality on county council are not eligible to vote in a vote to determine whether the county will support any aspect of the restructuring proposal other than the separation of the local municipality from the county.
2. The quorum for a vote to determine whether a county will support an aspect of a restructuring proposal is a majority of the representatives on county council eligible to vote on the question.
3. A question to determine whether a county will support an aspect of a restructuring proposal shall be decided by a majority of the votes cast by representatives on county council eligible to vote on the question.

11. (1) Whether or not the local body for an unorganized territory supports a restructuring proposal shall be determined by a majority vote at a meeting called in accordance with the procedure in subsection (3).

(2) A person is eligible to vote if he or she is a Canadian citizen, at least 18 years old and either,

- (a) a permanent resident of the unorganized territory;
- (b) an owner or tenant of property in the unorganized territory; or
- (c) the spouse of an owner or tenant of property in the unorganized territory.

(3) The following is the procedure for a meeting to determine if the local body for an unorganized territory supports a proposal:

1. A person who is eligible to vote may call a meeting if he or she is appointed for that purpose in writing, by at least nine other persons who are eligible to vote.
2. The meeting must be held in the unorganized territory or in an adjacent local municipality.
3. To call a meeting the person must give at least 14 days notice of the meeting,
 - i. by publication in a newspaper that, in the opinion of the person, is of general circulation throughout the unorganized territory, or
 - ii. if the person is of the opinion that there is no such newspaper, by any other means which, in the opinion of the person, will give the persons who are eligible to vote adequate notice of the meeting.
4. The notice of the meeting must set out,
 - i. the purpose of the meeting,

- ii. where and when the meeting will be held,
 - iii. a description of who may vote at the meeting,
 - iv. where and when a copy of the restructuring proposal is available for inspection as required under paragraph 5.
5. The person calling a meeting shall ensure that a copy of the restructuring proposal is available for inspection within the unorganized territory or an adjacent local municipality at a place and at times that, in the opinion of the person, are reasonable.
6. The meeting shall be chaired by a person who is eligible to vote elected by the persons attending the meeting who are eligible to vote.
7. The chair of the meeting shall conduct a vote by the persons who attend the meeting to determine if the restructuring proposal is supported. The chair may determine how to conduct the vote. The chair shall record the results of the vote and the number of votes cast supporting the proposal and the number of votes cast not supporting the proposal.

(4) If more than one meeting is held before a restructuring proposal is submitted to the Minister and the results conflict, the decision of the local body is the decision of the meeting at which the most votes were cast.

(5) For the purposes of subsection (4), the votes cast include votes that either support or do not support the proposal but do not include spoiled ballots.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on May 29, 1996.

24/96

ONTARIO REGULATION 217/96
made under the
MUNICIPAL ACT

Made: May 29, 1996
Filed: May 29, 1996

Amending O. Reg. 26/96
("Fees and Charges" By-Laws)

Note: Ontario Regulation 26/96 has not previously been amended.

1. Ontario Regulation 26/96 is amended by adding the following section:

4. A municipality or local board does not have the power under section 220.1 of the Act to impose fees or charges for the processing of applications made in respect of planning matters under the *Planning Act*.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on May 29, 1996.

24/96

ONTARIO REGULATION 218/96
made under the
MUNICIPAL ACT

Made: May 29, 1996
Filed: May 29, 1996

Amending O. Reg. 25/96
(Dissolution of Local Boards)

Note: Ontario Regulation 25/96 has not previously been amended.

1. Section 1 of Ontario Regulation 25/96 is amended by adding the following paragraphs:

7. A planning board under the *Planning Act*.

8. A municipal planning authority under the *Planning Act*.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on May 29, 1996.

24/96

ONTARIO REGULATION 219/96
made under the
NURSING HOMES ACT

Made: May 29, 1996
Filed: May 30, 1996

Amending Reg. 832 of R.R.O. 1990
(General)

Note: Regulation 832 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsections 116 (2), (3), (4), (5), (5.1), (5.2), (5.3) and (6) of Regulation 832 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

(2) To apply for a reduction under this section, a long-stay resident shall submit to the administrator of the home,

(a) if the resident's financial affairs are not managed by the Public Guardian and Trustee, a reduction application in the form provided by the Minister, together with,

(i) if the resident is required to file with the Minister of National Revenue a return of income for the immediately preceding year, the notice of assessment for that year sent by the Minister of National Revenue to the resident, or

(ii) if the resident is not required to file with the Minister of National Revenue a return of income for the immediately preceding year, proof of the resident's disposable income for that year; or

(b) if the resident's financial affairs are managed by the Public Guardian and Trustee, the PGT reduction application.

(3) Despite section 115, if a long-stay resident applies for a reduction under this section, the maximum monthly amount that may be demanded or accepted by or on behalf of the licensee for providing the resident with basic accommodation for a full month during the period described in subsection (5) is the greater of the following two amounts:

1. The monthly amount determined in accordance with,

- i. the reduction worksheet, if the resident's affairs are not managed by the Public Guardian and Trustee at the time the reduction application is submitted, or
- ii. the PGT reduction application, if the resident's affairs are managed by the Public Guardian and Trustee at that time.

2. \$836.62.

(4) Despite section 39.2, if a long-stay resident applies for a reduction under this section, the maximum daily amount that may be demanded or accepted by or on behalf of the licensee for providing the resident with basic accommodation for less than a full month during the period described in subsection (5) is the greater of the following two amounts:

1. The daily amount determined in accordance with,

- i. the reduction worksheet, if the resident's affairs are not managed by the Public Guardian and Trustee at the time the reduction application is submitted, or
- ii. the PGT reduction application, if the resident's affairs are managed by the Public Guardian and Trustee at that time.

2. \$27.51.

(5) The period referred to in subsections (3) and (4) begins on the first day of the month in which the reduction application is submitted to the administrator of the home and ends on the earlier of,

- (a) the first June 30 following the day on which the period begins; and
- (b) the last day of the month immediately preceding the month in which the resident's next reduction application is submitted to the administrator of the home under this section.

(6) In this section,

"PGT reduction application" means the form titled "Public Guardian and Trustee Application for Reduction in Long-Term Care Facility Accommodation Fees" and dated May 15, 1996, published by and available at the Office of the Public Guardian and Trustee;

"reduction worksheet" means the form titled "Application for Reduction in Long-Term Care Facility Accommodation Fees - Worksheet" and dated May 30, 1994, published by and available at the Ministry of Health.

2. Section 116.1 of the Regulation is revoked and the following substituted:

116.1 (1) An application may be made to the Director for a reduction in the fee payable by any of the following persons for basic accommodation:

- 1. A long-stay resident for whom the maximum monthly amount is determined to be \$836.62 under section 116.
- 2. A long-stay resident whose spouse lives outside a nursing home, a home under the *Homes for the Aged and Rest Homes Act*, an approved charitable home for the aged under the *Charitable Institutions Act* or a hospital or other facility that is government-funded.

(2) The application may be made by,

- (a) in the case of an application under paragraph 1 of subsection (1), the resident; or
- (b) in the case of an application under paragraph 2 of subsection (1), the resident or the spouse.

(3) The application shall be made by submitting to the Director the exceptional circumstances application, together with,

- (a) in the case of an application under paragraph 1 of subsection (1),
 - (i) if the resident is required to file with the Minister of National Revenue a return of income for the immediately preceding year, the notice of assessment for that year sent by the Minister of National Revenue to the resident, or,
 - (ii) if the resident is not required to file with the Minister of National Revenue a return of income for the immediately preceding year, proof of the resident's disposable income for that year; or
- (b) in the case of an application under paragraph 2 of subsection (1),
 - (i) if the resident is required to file with the Minister of National Revenue a return of income for the immediately preceding year, the notice of assessment for that year sent by the Minister of National Revenue to the resident,
 - (ii) if the resident is not required to file with the Minister of National Revenue a return of income for the immediately preceding year, proof of the resident's disposable income for that year,
 - (iii) if the spouse is required to file with the Minister of National Revenue a return of income for the immediately preceding year, the notice of assessment for that year sent by the Minister of National Revenue to the spouse, and
 - (iv) if the spouse is not required to file with the Minister of National Revenue a return of income for the immediately preceding year, proof of the spouse's disposable income for that year.

(4) If a person is described in both paragraphs of subsection (1), an application to the Director for a reduction in the fee payable by the person for basic accommodation may be made under one of the paragraphs, but not under both.

(5) Despite sections 115 and 116, if an application is made under this section for a reduction in the fee payable by a long-stay resident of a nursing home for basic accommodation,

- (a) the maximum monthly amount that may be demanded or accepted by or on behalf of the licensee of the nursing home for providing the resident with basic accommodation for a full month during the period described in subsection (6) is the monthly amount determined by the Director in accordance with the exceptional circumstances application; and
- (b) the maximum daily amount that may be demanded or accepted by or on behalf of the licensee of the nursing home for providing the resident with basic accommodation for less than a full month during the period described in subsection (6) is the daily amount determined by the Director in accordance with the exceptional circumstances application.

(6) The period referred to in subsection (5) begins on the first day of the month in which the exceptional circumstances application is submitted to the Director and ends on the earliest of,

- (a) the first June 30 following the day on which the period begins;

(b) the last day of the month immediately preceding the month in which the next exceptional circumstances application is submitted to the Director under this section in respect of the same resident;

(c) if the fee payable by the resident for basic accommodation is reduced based on an application under paragraph 1 of subsection (1), the last day of the month immediately preceding the month in which the next reduction application is submitted to the administrator of the home under section 116 in respect of the same resident;

(d) the termination date, if any, specified by the Director on the exceptional circumstances application at the time it is processed; and

(e) the date of the termination, if any, by the Director under subsection (7).

(7) If the fee payable by a resident for basic accommodation is reduced based on an application under paragraph 2 of subsection (1), the Director shall terminate the reduction if an amount equivalent to the reduction is not transferred to the spouse.

(8) In this section,

"exceptional circumstances application" means the form titled "Application for Reduction in Long-Term Care Facility Accommodation Fees - Exceptional Circumstances" and dated May 15, 1996, published by and available at the Ministry of Health.

3. (1) Item 3 of Table 3 of the Regulation is amended by adding "to and including June 30, 1996" after "July 1, 1995" in Column 1.

(2) Table 3 of the Regulation is amended by adding the following item:

4. From	27.51	1,225.62	40.29	1,468.95	48.29	1,773.12	58.29
and including							
July 1, 1996							

4. (1) Despite their revocation by section 2 of Ontario Regulation 370/94, subsections 116 (1), (4) and (5) of the Regulation, as they read immediately before their revocation, continue to apply in respect of applications for reduction submitted to the administrator of a nursing home on or after July 1, 1993 but before July 1, 1994.

(2) Despite their revocation by section 2 of Ontario Regulation 537/94, subsections 116 (3), (4) and (5) of the Regulation, as they read immediately before their revocation, continue to apply in respect of applications for reduction submitted to the administrator of a nursing home on or after July 1, 1994 but before October 1, 1994, but they do not continue to apply in respect of the period after September 30, 1994.

(3) Despite their revocation by section 1, subsections 116 (3), (4), (5) and (6) of the Regulation, as they read immediately before their revocation, continue to apply in respect of applications for reduction submitted to the administrator of a nursing home on or after July 1, 1994 but before July 1, 1995.

(4) Despite their revocation by section 1, subsections 116 (5.1), (5.2), (5.3) and (6) of the Regulation, as they read immediately before their revocation, continue to apply in respect of applications for reduction submitted to the administrator of a nursing home on or after July 1, 1995 but before July 1, 1996.

(5) Despite their revocation by section 2, subsections 116.1 (6), (7) and (9) of the Regulation, as they read immediately before their revocation, continue to apply in respect of applications for reduction submitted to the Director on or after July 1, 1995 but before July 1, 1996.

5. This Regulation comes into force on July 1, 1996.

24/96

ONTARIO REGULATION 220/96 made under the CHARITABLE INSTITUTIONS ACT

Made: May 29, 1996

Filed: May 30, 1996

Amending Reg. 69 of R.R.O. 1990
(General)

Note: Regulation 69 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsections 43 (2), (3), (4), (5), (5.1), (5.2), (5.3) and (6) of Regulation 69 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

(2) To apply for a reduction under this section, a long-stay resident shall submit to the administrator of the home,

(a) if the resident's financial affairs are not managed by the Public Guardian and Trustee, a reduction application in the form provided by the Minister, together with,

(i) if the resident is required to file with the Minister of National Revenue a return of income for the immediately preceding year, the notice of assessment for that year sent by the Minister of National Revenue to the resident, or

(ii) if the resident is not required to file with the Minister of National Revenue a return of income for the immediately preceding year, proof of the resident's disposable income for that year; or

(b) if the resident's financial affairs are managed by the Public Guardian and Trustee, the PGT reduction application.

(3) Despite section 42, if a long-stay resident applies for a reduction under this section, the maximum monthly amount that may be demanded or accepted by or on behalf of the approved corporation for providing the resident with basic accommodation for a full month during the period described in subsection (5) is the greater of the following two amounts:

1. The monthly amount determined in accordance with,

i. the reduction worksheet, if the resident's affairs are not managed by the Public Guardian and Trustee at the time the reduction application is submitted, or

ii. the PGT reduction application, if the resident's affairs are managed by the Public Guardian and Trustee at that time.

2. \$836.62.

(4) Despite section 42, if a long-stay resident applies for a reduction under this section, the maximum daily amount that may be demanded or accepted by or on behalf of the approved corporation for providing

the resident with basic accommodation for less than a full month during the period described in subsection (5) is the greater of the following two amounts:

1. The daily amount determined in accordance with,
 - i. the reduction worksheet, if the resident's affairs are not managed by the Public Guardian and Trustee at the time the reduction application is submitted, or
 - ii. the PGT reduction application, if the resident's affairs are managed by the Public Guardian and Trustee at that time.

2. \$27.51.

(5) The period referred to in subsections (3) and (4) begins on the first day of the month in which the reduction application is submitted to the administrator of the home and ends on the earlier of,

- (a) the first June 30 following the day on which the period begins; and
- (b) the last day of the month immediately preceding the month in which the resident's next reduction application is submitted to the administrator of the home under this section.

(6) In this section,

"PGT reduction application" means the form titled "Public Guardian and Trustee Application for Reduction in Long-Term Care Facility Accommodation Fees" and dated May 15, 1996, published by and available at the Office of the Public Guardian and Trustee;

"reduction worksheet" means the form titled "Application for Reduction in Long-Term Care Facility Accommodation Fees - Worksheet" and dated May 30, 1994, published by and available at the Ministry of Health.

2. Section 43.1 of the Regulation is revoked and the following substituted:

43.1 (1) An application may be made to the Director for a reduction in the fee payable by any of the following persons for basic accommodation:

1. A long-stay resident for whom the maximum monthly amount is determined to be \$836.62 under section 43.
 2. A long-stay resident whose spouse lives outside an approved charitable home for the aged, a home under the *Homes for the Aged and Rest Homes Act*, a nursing home under the *Nursing Homes Act* or a hospital or other facility that is government-funded.
- (2) The application may be made by,
- (a) in the case of an application under paragraph 1 of subsection (1), the resident; or
 - (b) in the case of an application under paragraph 2 of subsection (1), the resident or the spouse.
- (3) The application shall be made by submitting to the Director the exceptional circumstances application, together with,
- (a) in the case of an application under paragraph 1 of subsection (1),
 - (i) if the resident is required to file with the Minister of National Revenue a return of income for the immediately preceding

year, the notice of assessment for that year sent by the Minister of National Revenue to the resident, or

- (ii) if the resident is not required to file with the Minister of National Revenue a return of income for the immediately preceding year, proof of the resident's disposable income for that year; or
- (b) in the case of an application under paragraph 2 of subsection (1),
- (i) if the resident is required to file with the Minister of National Revenue a return of income for the immediately preceding year, the notice of assessment for that year sent by the Minister of National Revenue to the resident,
 - (ii) if the resident is not required to file with the Minister of National Revenue a return of income for the immediately preceding year, proof of the resident's disposable income for that year,
 - (iii) if the spouse is required to file with the Minister of National Revenue a return of income for the immediately preceding year, the notice of assessment for that year sent by the Minister of National Revenue to the spouse, and
 - (iv) if the spouse is not required to file with the Minister of National Revenue a return of income for the immediately preceding year, proof of the spouse's disposable income for that year.

(4) If a person is described in both paragraphs of subsection (1), an application to the Director for a reduction in the fee payable by the person for basic accommodation may be made under one of the paragraphs, but not under both.

(5) Despite sections 42 and 43, if an application is made under this section for a reduction in the fee payable by a long-stay resident of an approved charitable home for the aged for basic accommodation,

- (a) the maximum monthly amount that may be demanded or accepted by or on behalf of the approved corporation maintaining and operating the home for providing the resident with basic accommodation for a full month during the period described in subsection (6) is the monthly amount determined by the Director in accordance with the exceptional circumstances application; and
 - (b) the maximum daily amount that may be demanded or accepted by or on behalf of the approved corporation maintaining and operating the home for providing the resident with basic accommodation for less than a full month during the period described in subsection (6) is the daily amount determined by the Director in accordance with the exceptional circumstances application.
- (6) The period referred to in subsection (5) begins on the first day of the month in which the exceptional circumstances application is submitted to the Director and ends on the earliest of,
- (a) the first June 30 following the day on which the period begins;
 - (b) the last day of the month immediately preceding the month in which the next exceptional circumstances application is submitted to the Director under this section in respect of the same resident;
 - (c) if the fee payable by the resident for basic accommodation is reduced based on an application under paragraph 1 of subsection (1), the last day of the month immediately preceding the month in which the next reduction application is submitted to the

administrator of the home under section 43 in respect of the same resident;

(d) the termination date, if any, specified by the Director on the exceptional circumstances application at the time it is processed; and

(e) the date of the termination, if any, by the Director under subsection (7).

(7) If the fee payable by a long-stay resident for basic accommodation is reduced based on an application under paragraph 2 of subsection (1), the Director shall terminate the reduction if an amount equivalent to the reduction is not transferred to the spouse.

(8) In this section,

"exceptional circumstances application" means the form titled "Application for Reduction in Long-Term Care Facility Accommodation Fees - Exceptional Circumstances" and dated May 15, 1996, published by and available at the Ministry of Health.

3. (1) Item 3 of Table 4 of the Regulation is amended by adding "to and including June 30, 1996" after "July 1, 1995" in Column 1.

(2) Table 4 of the Regulation is amended by adding the following item:

4. From	27.51	1,225.62	40.29	1,468.95	48.29	1,773.12	58.29
and including							
July 1, 1996							

4. (1) Despite their revocation by section 2 of Ontario Regulation 368/94, subsections 43 (1), (4) and (5) of the Regulation, as they read immediately before their revocation, continue to apply in respect of applications for reduction submitted to the administrator of an approved charitable home for the aged on or after July 1, 1993 but before July 1, 1994.

(2) Despite their revocation by section 2 of Ontario Regulation 535/94, subsections 43 (3), (4) and (5) of the Regulation, as they read immediately before their revocation, continue to apply in respect of applications for reduction submitted to the administrator of an approved charitable home for the aged on or after July 1, 1994 but before October 1, 1994, but they do not continue to apply in respect of the period after September 30, 1994.

(3) Despite their revocation by section 1, subsections 43 (3), (4), (5) and (6) of the Regulation, as they read immediately before their revocation, continue to apply in respect of applications for reduction submitted to the administrator of an approved charitable home for the aged on or after July 1, 1994 but before July 1, 1995.

(4) Despite their revocation by section 1, subsections 43 (5.1), (5.2), (5.3) and (6) of the Regulation, as they read immediately before their revocation, continue to apply in respect of applications for reduction submitted to the administrator of an approved charitable home for the aged on or after July 1, 1995 but before July 1, 1996.

(5) Despite their revocation by section 2, subsections 43.1 (6), (7) and (9) of the Regulation, as they read immediately before their revocation, continue to apply in respect of applications for reduction submitted to the Director on or after July 1, 1995 but before July 1, 1996.

5. This Regulation comes into force on July 1, 1996.

ONTARIO REGULATION 221/96 made under the HOMES FOR THE AGED AND REST HOMES ACT

Made: May 29, 1996

Filed: May 30, 1996

Amending Reg. 637 of R.R.O. 1990
(General)

Note: Regulation 637 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsections 39.3 (2), (3), (4), (5), (5.1), (5.2), (5.3) and (6) of Regulation 637 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

(2) To apply for a reduction under this section, a long-stay resident shall submit to the administrator of the home,

(a) if the resident's financial affairs are not managed by the Public Guardian and Trustee, a reduction application in the form provided by the Minister, together with,

(i) if the resident is required to file with the Minister of National Revenue a return of income for the immediately preceding year, the notice of assessment for that year sent by the Minister of National Revenue to the resident, or

(ii) if the resident is not required to file with the Minister of National Revenue a return of income for the immediately preceding year, proof of the resident's disposable income for that year; or

(b) if the resident's financial affairs are managed by the Public Guardian and Trustee, the PGT reduction application.

(3) Despite section 39.2, if a long-stay resident applies for a reduction under this section, the maximum monthly amount that may be demanded or accepted by or on behalf of the municipality, municipalities or board, as the case may be, for providing the resident with basic accommodation for a full month during the period described in subsection (5) is the greater of the following two amounts:

1. The monthly amount determined in accordance with,

i. the reduction worksheet, if the resident's affairs are not managed by the Public Guardian and Trustee at the time the reduction application is submitted, or

ii. the PGT reduction application, if the resident's affairs are managed by the Public Guardian and Trustee at that time.

2. \$836.62.

(4) Despite section 39.2, if a long-stay resident applies for a reduction under this section, the maximum daily amount that may be demanded or accepted by or on behalf of the municipality, municipalities or board, as the case may be, for providing the resident with basic accommodation for less than a full month during the period described in subsection (5) is the greater of the following two amounts:

1. The daily amount determined in accordance with,

i. the reduction worksheet, if the resident's affairs are not managed by the Public Guardian and Trustee at the time the reduction application is submitted, or

ii. the PGT reduction application, if the resident's affairs are managed by the Public Guardian and Trustee at that time.

2. \$27.51.

(5) The period referred to in subsections (3) and (4) begins on the first day of the month in which the reduction application is submitted to the administrator of the home and ends on the earlier of,

- (a) the first June 30 following the day on which the period begins; and
- (b) the last day of the month immediately preceding the month in which the resident's next reduction application is submitted to the administrator of the home under this section.

(6) In this section,

"PGT reduction application" means the form titled "Public Guardian and Trustee Application for Reduction in Long-Term Care Facility Accommodation Fees" and dated May 15, 1996, published by and available at the Office of the Public Guardian and Trustee;

"reduction worksheet" means the form titled "Application for Reduction in Long-Term Care Facility Accommodation Fees - Worksheet" and dated May 30, 1994, published by and available at the Ministry of Health.

2. Section 39.3.1 of the Regulation is revoked and the following substituted:

39.3.1 (1) An application may be made to the Director for a reduction in the fee payable by any of the following persons for basic accommodation:

- 1. A long-stay resident for whom the maximum monthly amount is determined to be \$836.62 under section 39.3.
- 2. A long-stay resident whose spouse lives outside a home, an approved charitable home for the aged under the *Charitable Institutions Act*, a nursing home under the *Nursing Homes Act* or a hospital or other facility that is government-funded.

(2) The application may be made by,

- (a) in the case of an application under paragraph 1 of subsection (1), the resident; or
- (b) in the case of an application under paragraph 2 of subsection (1), the resident or the spouse.

(3) The application shall be made by submitting to the Director the exceptional circumstances application, together with,

- (a) in the case of an application under paragraph 1 of subsection (1),
 - (i) if the resident is required to file with the Minister of National Revenue a return of income for the immediately preceding year, the notice of assessment for that year sent by the Minister of National Revenue to the resident, or
 - (ii) if the resident is not required to file with the Minister of National Revenue a return of income for the immediately preceding year, proof of the resident's disposable income for that year; or
- (b) in the case of an application under paragraph 2 of subsection (1),
 - (i) if the resident is required to file with the Minister of National Revenue a return of income for the immediately preceding year, the notice of assessment for that year sent by the Minister of National Revenue to the resident,

- (ii) if the resident is not required to file with the Minister of National Revenue a return of income for the immediately preceding year, proof of the resident's disposable income for that year,

- (iii) if the spouse is required to file with the Minister of National Revenue a return of income for the immediately preceding year, the notice of assessment for that year sent by the Minister of National Revenue to the spouse, and

- (iv) if the spouse is not required to file with the Minister of National Revenue a return of income for the immediately preceding year, proof of the spouse's disposable income for that year.

(4) If a person is described in both paragraphs of subsection (1), an application to the Director for a reduction in the fee payable by the person for basic accommodation may be made under one of the paragraphs, but not under both.

(5) Despite sections 39.2 and 39.3, if an application is made under this section for a reduction in the fee payable by a long-stay resident of a home for basic accommodation,

- (a) the maximum monthly amount that may be demanded or accepted by or on behalf of the municipality, municipalities or board, as the case may be, maintaining and operating the home for providing the resident with basic accommodation for a full month during the period described in subsection (6) is the monthly amount determined by the Director in accordance with the exceptional circumstances application; and

- (b) the maximum daily amount that may be demanded or accepted by or on behalf of the municipality, municipalities or board, as the case may be, maintaining and operating the home for providing the resident with basic accommodation for less than a full month during the period described in subsection (6) is the daily amount determined by the Director in accordance with the exceptional circumstances application.

(6) The period referred to in subsection (5) begins on the first day of the month in which the exceptional circumstances application is submitted to the Director and ends on the earliest of,

- (a) the first June 30 following the day on which the period begins;
- (b) the last day of the month immediately preceding the month in which the next exceptional circumstances application is submitted to the Director under this section in respect of the same resident;
- (c) if the fee payable by the resident for basic accommodation is reduced based on an application under paragraph 1 of subsection (1), the last day of the month immediately preceding the month in which the next reduction application is submitted to the administrator of the home under section 39.3 in respect of the same resident;
- (d) the termination date, if any, specified by the Director on the exceptional circumstances application at the time it is processed; and
- (e) the date of the termination, if any, by the Director under subsection (7).

(7) If the fee payable by a resident for basic accommodation is reduced based on an application under paragraph 2 of subsection (1), the Director shall terminate the reduction if an amount equivalent to the reduction is not transferred to the spouse.

(8) In this section,

"exceptional circumstances application" means the form titled "Application for Reduction in Long-Term Care Facility Accommodation Fees - Exceptional Circumstances" and dated May 15, 1996, published by and available at the Ministry of Health.

3. (1) Item 3 of Table 3 of the Regulation is amended by adding "to and including June 30, 1996" after "July 1, 1995" in Column 1.

(2) Table 3 of the Regulation is amended by adding the following item:

4. From	27.51	1,225.62	40.29	1,468.95	48.29	1,773.12	58.29
and including							
July 1, 1996							

4. (1) Despite their revocation by section 2 of Ontario Regulation 369/94, subsections 39.3 (1), (4) and (5) of the Regulation, as they read immediately before their revocation, continue to apply in respect of applications for reduction submitted to the administrator of a home on or after July 1, 1993 but before July 1, 1994.

(2) Despite their revocation by section 2 of Ontario Regulation 536/94, subsections 39.3 (3), (4) and (5) of the Regulation, as they read immediately before their revocation, continue to apply in respect of applications for reduction submitted to the administrator of a home on or after July 1, 1994 but before October 1, 1994, but they do not continue to apply in respect of the period after September 30, 1994.

(3) Despite their revocation by section 1, subsections 39.3 (3), (4), (5) and (6) of the Regulation, as they read immediately before their revocation, continue to apply in respect of applications for reduction submitted to the administrator of a home on or after July 1, 1994 but before July 1, 1995.

(4) Despite their revocation by section 1, subsections 39.3 (5.1), (5.2), (5.3) and (6) of the Regulation, as they read immediately before their revocation, continue to apply in respect of applications for reduction submitted to the administrator of a home on or after July 1, 1995 but before July 1, 1996.

(5) Despite their revocation by section 2, subsections 39.3.1 (6), (7) and (9) of the Regulation, as they read immediately before their revocation, continue to apply in respect of applications for reduction submitted to the Director on or after July 1, 1995 but before July 1, 1996.

5. This Regulation comes into force on July 1, 1996.

24/96

ONTARIO REGULATION 222/96
made under the
NURSING HOMES ACT

Made: May 29, 1996
Filed: May 30, 1996

Amending Reg. 832 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 832 has been amended by Ontario Regulation 219/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 832 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

144.2 (1) In this section,

"Continuum of Care Facilities Table" means the table published by the Ministry of Health that is titled "Continuum of Care Facilities Table" and that is dated May 15, 1996.

(2) A person shall be placed in category 2B on the waiting list for a nursing home set out in Column 1 of the Continuum of Care Facilities Table if the person resides in a project set out opposite the home in Column 2 of that table and has resided there as of a date earlier than July 1, 1994.

2. Section 145 of the Regulation is revoked and the following substituted:

145. A person shall be placed in category 2C on the waiting list for a nursing home if he or she,

(a) was already on the waiting list for the home on June 30, 1994 and does not meet the requirements for placement in category 1, 2, 2A or 2B; or

(b) is in category 2B on the waiting list for the home on July 31, 1996.

3. Section 146 of the Regulation is amended by striking out "category 1, 2, 2A, 2B or 4" wherever it appears and substituting in each case "any other category".

4. Clause 147 (b) of the Regulation is revoked and the following substituted:

(b) the person does not meet the requirements for placement in category 1, 2, 2A, 2B or 2C.

5. Subsection 149 (2) of the Regulation is revoked and the following substituted:

(2) For the purpose of subsection (1), 2A is a higher number than 2, 2B is a higher number than 2A, 2C is a higher number than 2B and 3 is a higher number than 2C.

6. This Regulation comes into force on August 1, 1996.

24/96

ONTARIO REGULATION 223/96
made under the
HOMES FOR THE AGED AND REST HOMES ACT

Made: May 29, 1996
Filed: May 30, 1996

Amending Reg. 637 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 637 has been amended by Ontario Regulation 221/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 637 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

12.10.1 (1) In this section,

"Continuum of Care Facilities Table" means the table published by the Ministry of Health that is titled "Continuum of Care Facilities Table" and that is dated May 15, 1996.

(2) A person shall be placed in category 2B on the waiting list for a home set out in Column 1 of the Continuum of Care Facilities Table if the person resides in a project set out opposite the home in Column 2 of that table and has resided there as of a date earlier than July 1, 1994.

2. Section 12.11 of the Regulation is revoked and the following substituted:

12.11 A person shall be placed in category 2C on the waiting list for a home if he or she,

(a) was already on the waiting list for the home on June 30, 1994 and does not meet the requirements for placement in category 1, 2 or 2B; or

(b) is in category 2A on the waiting list for the home on July 31, 1996.

3. Section 12.12 of the Regulation is amended by striking out "category 1, 2, 2A or 4" wherever it appears and substituting in each case "any other category".

4. Clause 12.13 (b) of the Regulation is revoked and the following substituted:

(b) the person does not meet the requirements for placement in category 1, 2, 2B or 2C.

5. Subsection 12.15 (2) of the Regulation is revoked and the following substituted:

(2) For the purpose of subsection (1), 2B is a higher number than 2, 2C is a higher number than 2B and 3 is a higher number than 2C.

6. This Regulation comes into force on August 1, 1996.

24/96

ONTARIO REGULATION 224/96
made under the
OCCUPATIONAL THERAPY ACT, 1991

Made: April 22, 1996
Approved: May 29, 1996
Filed: May 30, 1996

Amending O. Reg. 800/93
(Professional Misconduct)

Note: Ontario Regulation 800/93 has not previously been amended.

1. (1) Paragraph 31 of section 1 of Ontario Regulation 800/93 is amended by striking out "Disciplinary" and substituting "Discipline".

(2) Paragraph 33 of section 1 of the Regulation is amended by striking out "be co-operative" and substituting "co-operate".

(3) Section 1 of the Regulation is amended by adding the following paragraph:

34.1 Subject to paragraph 34.3, failing to co-operate with an investigator of the College of another health profession listed in Schedule 1 to the *Regulated Health Professions Act, 1991* who produces a copy of his or her appointment as an investigator under section 75 of the Health Professions Procedural Code.

34.2 Subject to paragraph 34.3, failing to provide copies of a record, document or thing that may be relevant to the investigation conducted by an investigator referred to in paragraph 34.1.

34.3 Providing personal information relating to a client to an investigator referred to in paragraph 34.1 without the consent of the client.

COUNCIL OF THE COLLEGE OF OCCUPATIONAL THERAPISTS OF ONTARIO:

JUDITH L. THREINEN
President

JAN ROBINSON
Registrar

Dated at Toronto on April 22, 1996.

24/96

ONTARIO REGULATION 225/96
made under the
OCCUPATIONAL THERAPY ACT, 1991

Made: April 22, 1996
Approved: May 29, 1996
Filed: May 30, 1996

Amending O. Reg. 834/93
(Elections)

Note: Ontario Regulation 834/93 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Paragraph 1 of subsection 1 (1) of Ontario Regulation 834/93 is revoked and the following substituted:

1. Electoral district 1 (Central East) composed of The Municipality of Metropolitan Toronto, the counties of Haliburton, Northumberland, Peterborough, Simcoe and Victoria and the regional municipalities of Durham, Peel and York.

COUNCIL OF THE COLLEGE OF OCCUPATIONAL THERAPISTS OF ONTARIO:

JUDITH L. THREINEN
President

JAN ROBINSON
Registrar

Dated at Toronto on April 22, 1996.

24/96

ONTARIO REGULATION 226/96
made under the
OCCUPATIONAL THERAPY ACT, 1991

Made: April 22, 1996
Approved: May 29, 1996
Filed: May 30, 1996

GENERAL

PART I
COMPOSITION OF STATUTORY COMMITTEES

1. (1) The Executive Committee shall be composed of,

- (a) the President, the Vice-President, the Treasurer and the Secretary of the Council;
- (b) the minimum number of additional members of the Council necessary to ensure that the Executive Committee includes not less than two members of the Council who are members of the College and not less than two members of the Council appointed to the Council by the Lieutenant Governor in Council.

(2) The President of the Council shall be the chair of the Executive Committee.

2. The Registration Committee shall be composed of,

- (a) two members of the Council who are members of the College;
- (b) two members of the Council appointed to the Council by the Lieutenant Governor in Council; and
- (c) one member of the College who is not a member of the Council.

3. The Complaints Committee shall be composed of,

- (a) two members of the Council who are members of the College;
- (b) two members of the Council appointed to the Council by the Lieutenant Governor in Council; and
- (c) one member of the College who is not a member of the Council.

4. The Discipline Committee shall be composed of,

- (a) three members of the Council who are members of the College;
- (b) two members of the Council appointed to the Council by the Lieutenant Governor in Council; and
- (c) two members of the College who are not members of the Council.

5. The Fitness to Practise Committee shall be composed of,

- (a) two members of the Council who are members of the College;
- (b) two members of the Council appointed to the Council by the Lieutenant Governor in Council; and
- (c) one member of the College who is not a member of the Council.

6. The Quality Assurance Committee shall be composed of,

- (a) one member of the Council who is a member of the College;
- (b) two members of the Council appointed to the Council by the Lieutenant Governor in Council; and
- (c) one member of the College who is not a member of the Council.

7. The Patient Relations Committee shall be composed of,

- (a) one member of the Council who is a member of the College and of a faculty of occupational therapy of a university in Ontario and who has been selected to be a member of the Council under clause 5 (1) (c) of the Act;
- (b) another member of the Council who is a member of the College;
- (c) two members of the Council appointed to the Council by the Lieutenant Governor in Council; and

- (d) one member of the College who is not a member of the Council.

**PART II
APPOINTMENT AND DISQUALIFICATION OF
MEMBERS OF COMMITTEES OF THE COLLEGE**

8. In this Part, "non-Council member" means a member of the College who is not a member of the Council.

9. A non-Council member is eligible for appointment to a committee of the College or, subject to subsection 10 (2), is eligible for re-appointment to a committee of the College if, on the date of the appointment or re-appointment,

- (a) the member practises occupational therapy in Ontario or resides in Ontario;
- (b) the member is not in default of payment of any prescribed fees;
- (c) the member is not the subject of any disciplinary or incapacity proceeding;
- (d) the member's certificate of registration has not been revoked or suspended in the six years preceding the date of the appointment as a result of a professional misconduct, incompetence or incapacity proceeding;
- (e) the member's certificate of registration is not subject to a term, condition or limitation imposed by the Registrar at the direction of a panel of the Discipline Committee or Fitness to Practise Committee; and
- (f) the member is not a director, officer or employee of the Ontario Society of Occupational Therapists, the Canadian Association of Occupational Therapists or another similar organization of occupational therapists.

10. (1) The term of office of a member of a committee of the College who is a non-Council member is three years from the date of appointment or re-appointment to the committee.

(2) No non-council member may be a member of the same committee of the College for more than six consecutive years.

11. (1) The Council shall disqualify a non-Council member appointed to a committee of the College from sitting on the committee if the member,

- (a) neither practises occupational therapy in Ontario nor resides in Ontario;
- (b) is found by a panel of the Discipline Committee to have committed an act of professional misconduct or to be incompetent;
- (c) is found by a panel of the Fitness to Practise Committee to be an incapacitated member;
- (d) fails, without cause, to attend three consecutive meetings of the committee or one of its subcommittees of which he or she is a member;
- (e) is selected to sit on a panel of the committee and fails, without cause, to attend a hearing or proceeding of the panel;
- (f) becomes a director, officer or employee of the Ontario Society of Occupational Therapists, the Canadian Association of Occupational Therapists or another similar organization of occupational therapists; or
- (g) ceases to be a member.

(2) A non-Council member who is disqualified under subsection (1) from sitting on a committee of the College ceases to be a member of the committee, and the Council shall appoint a successor as soon after the disqualification as feasible.

(3) The term of office of a person who is appointed as a successor under subsection (2) expires when the term of office of the person being replaced would have expired.

PART III FEES

12. (1) Every member shall pay an annual fee in accordance with this section for each membership year.

(2) A membership year begins on June 1 in one year and ends on May 31 in the following year.

(3) The annual fee for a membership year must be paid on or before June 1 in the membership year.

(4) The annual fee payable by a member for a membership year is,

(a) \$327.10 for a member holding a general practising certificate or a provisional practising certificate; and

(b) \$46.73 for a member holding a temporary certificate.

(5) A member shall not pay an annual fee for the membership year in which the member is first issued a certificate of registration.

13. (1) On or before April 1 of any membership year, the Registrar shall notify each member of the amount of their annual fee and of the fact that it is due on June 1.

(2) If a person is first issued a certificate of registration between April 1 and June 1 of any membership year, the Registrar shall make reasonable efforts to notify the member as soon as possible of the amount of his or her annual fee and of the fact that it is due on June 1.

14. A member who fails to pay an annual fee on or before the day on which it is due shall pay a penalty of 20 per cent of the annual fee, in addition to the annual fee.

15. The registration fee is an amount equal to the annual fee.

16. A person who requests the Registrar to do anything that the Registrar is required or authorized to do by statute or by regulation shall pay,

(a) if a fee for doing the thing is prescribed, the prescribed fee; or

(b) if no fee is prescribed for doing the thing and if the Registrar has set a fee for doing the thing, the fee set by the Registrar.

PART IV NOTICE OF MEETINGS AND HEARINGS

17. (1) The Registrar shall ensure that notice of every meeting and hearing that is required under the Act to be open to the public is given in accordance with this section.

(2) The notice must be published not less than 14 days before the date of the meeting or hearing in a daily newspaper of general circulation throughout Ontario.

(3) The notice, if it is a notice of a hearing by a panel of the Discipline Committee with respect to allegations of a member's professional misconduct or incompetence, must, in addition to meeting the

requirements of subsection (2), be published not less than 14 days before the date of the hearing.

(a) in a newspaper of general circulation in the area where the events that gave rise to the allegations occurred; and

(b) in a newspaper of general circulation in each area in which the member practises, if the member practises.

(4) The Registrar is not required to publish notice of a hearing referred to in subsection (3) in three separate newspapers so long as the notice is published in a newspaper of general circulation in each of the areas referred to in subsection (2) and clauses (3) (a) and (b).

(5) The notice must be in English and French.

(6) The notice must include,

(a) the date of the meeting or hearing;

(b) a statement of the purpose of the meeting or hearing;

(c) an address or telephone number at which further information about the meeting or hearing may be obtained; and

(d) in the case of a notice of a hearing, the name of the member who is the subject of the hearing.

18. The Registrar shall provide the time and place of a meeting or hearing that is required under the Act to be open to the public to every person who notifies the College that he or she intends to attend the meeting or hearing.

19. No meeting or hearing is invalid simply because this Part has not been complied with.

PART V ADVERTISING

20. In advertising his or her services, a member shall comply with this Part.

21. (1) An advertisement with respect to a member's practice shall contain only factual and verifiable information that a reasonable person would consider relevant to choosing an occupational therapist.

(2) An advertisement with respect to a member's practice shall not contain,

(a) anything that is false or that, because of the inclusion or omission of information, is misleading or deceptive;

(b) anything that is not readily comprehensible to the audience to whom it is directed;

(c) any testimonial, comparative or superlative statements; or

(d) any reference to a specific brand of drug, device or equipment.

(3) An advertisement that includes a reference to the fee for a service shall set out all the costs of services and products that are included in the fee.

22. (1) A member shall not contact or communicate with, or permit any person to contact or communicate with, an individual in an attempt to solicit business.

(2) Subsection (1) applies to any communication, whether in person or by telephone.

23. (1) The name used by a member in an advertisement shall be the same as the name shown in the register.

(2) A member shall not use a term, title or designation in an advertisement if it indicates or implies specialization or otherwise suggests that he or she is a specialist.

COUNCIL OF THE COLLEGE OF OCCUPATIONAL THERAPISTS OF ONTARIO:

JUDITH L. THREINEN
President

JAN ROBINSON
Registrar

Dated at Toronto on April 22, 1996.

24/96

ONTARIO REGULATION 227/96
made under the
OCCUPATIONAL THERAPY ACT, 1991

Made: April 22, 1996
Approved: May 29, 1996
Filed: May 30, 1996

Revoking O. Reg. 674/93
(Statutory Committees)

Revoking O. Reg. 707/93
(Fees)

Revoking O. Reg. 208/94
(General)

1. Ontario Regulations 674/93 and 116/94 are revoked.

2. Ontario Regulations 707/93 and 117/94 are revoked.

3. Ontario Regulation 208/94 is revoked.

COUNCIL OF THE COLLEGE OF OCCUPATIONAL THERAPISTS OF ONTARIO:

JUDITH L. THREINEN
President

JAN ROBINSON
Registrar

Dated at Toronto on April 22, 1996.

24/96

ONTARIO REGULATION 228/96
made under the
OCCUPATIONAL THERAPY ACT, 1991

Made: April 22, 1996
Approved: May 29, 1996
Filed: May 30, 1996

Amending O. Reg. 835/93
(Registration)

Note: Ontario Regulation 835/93 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Paragraph 3 of section 1 of Ontario Regulation 835/93 is revoked.

2. Paragraph 2 of subsection 3 (2) of the Regulation is amended by striking out "incompetency" in the first line and substituting "incompetence".

3. (1) Paragraph 1 of subsection 4 (1) of the Regulation is revoked and the following substituted:

1. The applicant must have,

- i. a degree in Occupational Therapy described in Schedule 1 or an academic qualification considered equivalent by the College from a program or institution outside Ontario, or
- ii. a diploma in Occupational Therapy granted not later than 1973 by the University of Toronto or a diploma in Occupational Therapy granted not later than 1968 by the Canadian Association of Occupational Therapy.

(2) Section 4 of the Regulation is amended by adding the following subsection:

(1.1) For the purpose of subparagraph i of paragraph 1 of subsection (1), an academic qualification is equivalent if the curriculum includes courses within the basic sciences, the behavioral sciences, the clinical sciences, the managerial sciences and occupational therapy theory, practice and fieldwork.

4. (1) Paragraph 1 of subsection 5 (1) of the Regulation is revoked and the following substituted:

1. The applicant must,

- i. have a degree in Occupational Therapy described in Schedule 1 or an academic qualification considered equivalent by the College from a program or institution outside Ontario, or be found by the Registration Committee to require minimal educational upgrading to achieve an equivalent status, or
- ii. have a diploma in Occupational Therapy granted not later than 1973 by the University of Toronto or a diploma in Occupational Therapy granted not later than 1968 by the Canadian Association of Occupational Therapy.

(2) Section 5 of the Regulation is amended by adding the following subsection:

(1.1) For the purpose of subparagraph i of paragraph 1 of subsection (1), an academic qualification is equivalent if the curriculum includes courses within the basic sciences, the behavioral sciences, the clinical sciences, the managerial sciences and occupational therapy theory, practice and fieldwork.

5. Section 6 of the Regulation is revoked.

COUNCIL OF THE COLLEGE OF OCCUPATIONAL THERAPISTS OF ONTARIO:

JUDITH L. THREINEN
President

JAN ROBINSON
Registrar

Dated at Toronto on April 22, 1996.

24/96

ONTARIO REGULATION 229/96
made under the
CHARITABLE INSTITUTIONS ACT

Made: May 29, 1996
Filed: May 30, 1996

Amending Reg. 69 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 69 has been amended by Ontario Regulation 220/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Regulation 69 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

75.2 (1) In this section,

"Continuum of Care Facilities Table" means the table published by the Ministry of Health that is titled "Continuum of Care Facilities Table" and that is dated May 15, 1996.

(2) A person shall be placed in category 2B on the waiting list for an approved charitable home for the aged set out in Column 1 of the Continuum of Care Facilities Table if the person resides in a project set out opposite the home in Column 2 of that table and has resided there as of a date earlier than July 1, 1994.

2. Section 76 of the Regulation is revoked and the following substituted:

76. A person shall be placed in category 2C on the waiting list for an approved charitable home for the aged if he or she,

(a) was already on the waiting list for the home on June 30, 1994 and does not meet the requirements for placement in category 1, 2, 2A or 2B; or

(b) is in category 2B on the waiting list for the home on July 31, 1996.

3. Section 77 of the Regulation is amended by striking out "category 1, 2, 2A, 2B or 4" wherever it appears and substituting in each case "any other category".

4. Clause 78 (b) of the Regulation is revoked and the following substituted:

(b) the person does not meet the requirements for placement in category 1, 2, 2A, 2B or 2C.

5. Subsection 80 (2) of the Regulation is revoked and the following substituted:

(2) For the purpose of subsection (1), 2A is a higher number than 2, 2B is a higher number than 2A, 2C is a higher number than 2B and 3 is a higher number than 2C.

6. This Regulation comes into force on August 1, 1996.

24/96

ONTARIO REGULATION 230/96
made under the
LIQUOR LICENCE ACT

Made: May 29, 1996
Filed: May 30, 1996

Amending Reg. 718 of R.R.O. 1990
(General)

Note: Since January 1, 1996, Regulation 718 has been amended by Ontario Regulation 167/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 9 of Regulation 718 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(3) The Act does not apply with respect to denatured cooking wine that contains 20 per cent or less alcohol by volume and 1.5 per cent or more salt by volume.

2. Section 1 of this Regulation comes into force on October 1, 1996.

24/96

ONTARIO REGULATION 231/96
made under the
LIQUOR LICENCE ACT

Made: May 30, 1996
Filed: May 30, 1996

Amending Reg. 719 of R.R.O. 1990
(Licences to Sell Liquor)

Note: Since January 1, 1996, Regulation 719 has been amended by Ontario Regulations 155/96 and 163/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 2.1 (4) of Regulation 719 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(4) Despite subsection 12 (2), the maximum capacity of premises to which the licence applies shall not exceed 500 persons for indoor premises and 1,000 persons for outdoor premises.

(4.1) The holder of a licence to sell liquor at a manufacturing site of a manufacturer may apply for a caterer's endorsement only for events on the manufacturing site that are attended,

(a) by no more than 500 persons, if the premises at which the event is held are indoor premises;

(b) by no more than 1,000 persons, if the premises at which the event is held are outdoor premises.

2. Subsection 80.1 (1) of the Regulation is amended by striking out "Until May 31, 1996" at the beginning.

3. Section 92.1 of the Regulation is amended by striking out "Until May 31, 1996" at the beginning.

4. The Regulation is amended by adding the following sections:

98.2.3 The Corporation of the City of Barrie or any holder of or applicant for a licence to sell liquor is exempt from the application of subsection 6 (4) of the Act with respect to the premises known as the Barrie Molson Centre at 555 Bayview Drive, Barrie.

98.2.4 The Bitove Corporation is exempt from the application of subsection 6 (4) of the Act with respect to the event known as the Molson Indy in Toronto.

5. Section 99 of the Regulation is amended by adding the following subsection:

(7) The Board is exempt from clause 80 (2) (a) with respect to the event known as the Molson Indy in Toronto.

24/96

ONTARIO REGULATION 232/96
made under the
LIQUOR LICENCE ACT

Made: May 29, 1996
Filed: May 30, 1996

Amending Reg. 720 of R.R.O. 1990
(Manufacturers' Licences)

Note: Since January 1, 1996, Regulation 720 has been amended by Ontario Regulation 166/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 3 of Regulation 720 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(5) Despite subsection (1), a manufacturer of Ontario wine may give liquor to a person at an outdoor place to which the public is not ordinarily invited or permitted access at the manufacturer's head office or manufacturing site if,

- (a) the place is not available for rental by members of the public for occasional use;
- (b) at the time the liquor is given, the public is not invited or permitted access to the place; and
- (c) the manufacturer has notified the Board of the specific location where the liquor is to be given.

24/96

ONTARIO REGULATION 233/96
made under the
TORONTO AREA TRANSIT
OPERATING AUTHORITY ACT

Made: March 29, 1996
Approved: May 29, 1996
Filed: May 31, 1996

Amending Reg. 1036 of R.R.O. 1990
(General)

Note: Regulation 1036 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsections 10 (6), (7), (8) and (9) of Regulation 1036 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

(6) No person shall roller-skate, in-line skate or skate-board on any Authority property.

(7) No person shall wear roller-skates or in-line skates while in a train or other vehicle operated by the Authority.

(8) No person shall operate a bicycle on Authority property except on a roadway for the purpose of arriving at or departing from a station or terminal of the Authority.

2. Subsections 11 (8.1) and (8.2) of the Regulation are revoked and the following substituted:

(8.1) No person shall,

- (a) bring or attempt to bring a bicycle on a train that is scheduled to arrive at Union Station between 6:30 a.m. and 9:30 a.m., Monday through Friday;
- (b) bring or attempt to bring a bicycle on a train that is scheduled to depart from Union Station between 3:30 p.m. and 6:30 p.m., Monday through Friday.

(8.2) No person shall bring a bicycle into Union Station, or attempt to board or disembark from a train at Union Station with a bicycle, between 6:30 a.m. and 9:30 a.m. and between 3:30 p.m. and 6:30 p.m., Monday through Friday.

(8.3) The prohibitions stated in subsections (8.1) and (8.2) do not apply on a statutory holiday.

TORONTO AREA TRANSIT OPERATING AUTHORITY:

DAVID G. HOBBS
Chair

RICHARD C. DUCHARME
Managing Director

Dated at Toronto on March 29, 1996.

24/96

ONTARIO REGULATION 234/96

made under the
PLANNING ACT

Made: May 24, 1996
Filed: May 31, 1996

Amending O. Reg. 219/75
(Restricted Areas—District of Thunder Bay,
Geographic Townships of Pearson and Scoble)

Note: Ontario Regulation 219/75 has not been amended in 1996. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Ontario Regulation 219/75 is amended by adding the following section:

29. (1) Despite section 5, a cottage, together with buildings and structures accessory to it, may be erected, located and used on the land described in subsection (2).

(2) Subsection (1) applies to that parcel of land in the Territorial District of Thunder Bay in the geographic Township of Scoble, being Lot 4 on Plan WM-99 registered in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55).

MEREDITH BERESFORD
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs and Housing

Dated at Toronto on May 24, 1996.

24/96

ONTARIO REGULATION 235/96

made under the
PLANNING ACT

Made: May 24, 1996
Filed: May 31, 1996

Amending O. Reg. 413/86
(Zoning Areas—Territorial District of Thunder Bay,
Geographic Township of Gorham)

Note: Ontario Regulation 413/86 has not been amended in 1996. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Schedule 2 to Ontario Regulation 413/86 is amended by adding the following section:

10. (1) Despite section 4, the land described in subsection (5) is, for the purposes of this Order, land in an Extractive Industrial Zone.

(2) Despite subsection 38 (1), an aggregate screener may be located and used on the land described in subsection (5).

(3) Despite subsection 38 (2), no extractive activities shall be permitted within 600 metres of the southern boundary of the land described in subsection (5).

(4) Despite section 39, no building or structure, and no extractive activity, shall be permitted within 15 metres of the water's edge of the tributaries of McIntyre River and McVicar Creek on the lands described in subsection (5).

(5) Subsections (1), (2), (3) and (4) apply to that parcel of land in the geographic Township of Gorham in the Territorial District of Thunder Bay, being the south half of Lot 13 in Concession III, designated as Parcel 10839 Thunder Bay Freehold.

MEREDITH BERESFORD
Director
Plans Administration Branch
North and East
Ministry of Municipal Affairs and Housing

Dated at Toronto on May 24, 1996.

24/96

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996—06—22

ONTARIO REGULATION 236/96made under the
PLANNING ACT

Made: May 31, 1996

Filed: June 4, 1996

Amending O. Reg. 21/92
(Zoning Areas—Territorial District of Sudbury,
Geographic Township of Mongowin)

Note: Ontario Regulation 21/92 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 1 of Ontario Regulation 21/92 is amended by adding the following definition:

"accessory", when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure on the same lot;

2. Section 2 of the Regulation is revoked and the following substituted:

2. One seasonal dwelling, together with buildings and structures accessory to it, may be erected, located and used on each parcel of land described in section 3, but no dwelling unit may be erected or located below the elevation of 178.3 metres Canadian Geodetic Datum or within an area measured 20 metres from the highwater mark of Lake Huron.

3. (1) Subsection 3 (1) of the Regulation is amended by adding the following paragraph:

8. Each of lots 1 to 5 on Plan 53M-1267 Wallace Mine Location, registered in the Land Registry Office.

(2) Subsection 3 (2) of the Regulation is revoked and the following substituted:

(2) All references in paragraphs 2 to 8 of subsection (1) to the Land Registry Office are to the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

MEREDITH BERESFORD

*Director**Plans Administration Branch**North and East**Ministry of Municipal Affairs and Housing*

Dated at Toronto on May 31, 1996.

25/96

ONTARIO REGULATION 237/96
made under the
CROP INSURANCE ACT (ONTARIO)

Made: May 6, 1996
Approved: May 29, 1996
Filed: June 4, 1996

Amending Reg. 221 of R.R.O. 1990
(Crop Insurance Plan—Coloured Beans)

Note: Regulation 221 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Subsection 11 (2) of the Schedule to Regulation 221 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (2) The floating price per hundredweight is the lesser of,
- (a) the average price received by producers of coloured beans as estimated by Agriculture Canada for the period between August 1 and November 30 of each crop year; and
- (b) a unit value that meets the test set out in section 12 of the *Crop Insurance Regulations, 1990* (Canada).

(2) The Table to subsection 14 (1) of the Schedule to the Regulation is revoked and the following substituted:

TABLE

Percentage Chosen by Insured	Base Premium Rate Per Acre
70%	\$25.30
75%	\$30.80
80%	\$37.00

(3) Section 19 of the Schedule to the Regulation is revoked and the following substituted:

19. For the purposes of this plan, the final date for planting coloured beans in a crop year is June 30 or such other date as the Commission may determine.

2. Subparagraph 2 (2) of Form 1 of the Regulation is revoked and the following substituted:

(2) The amount of the indemnity is one-third of the guaranteed production per acre of the crop having the highest priority, as set out in the Table, of the crops intended to be planted and insured by the insured person, multiplied by 27 cents per pound.

3. Paragraph 5 of Form 2 of the Regulation is amended by striking out "Premium Rate = (1 + A) x \$53.80 per acre" and substituting the following:

Premium Rate = (1 + A) x \$43.20 per acre

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
Chair

MATT TULLOCH
Secretary

Dated at Toronto on May 6, 1996.

RÈGLEMENT DE L'ONTARIO 237/96
pris en application de la
LOI SUR L'ASSURANCE-RÉCOLTE (ONTARIO)

pris le 6 mai 1996
approuvé le 29 mai 1996
déposé le 4 juin 1996

modifiant le Règl. 221 des R.R.O. de 1990
(Régime d'assurance-récolte sur les haricots colorés)

Remarque : Le Règlement 221 n'a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. (1) Le paragraphe 11 (2) de l'annexe du Règlement 221 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

- (2) Le prix variable au quintal est le moindre des montants suivants :
- a) le prix moyen touché par les producteurs de haricots colorés, estimé par Agriculture Canada pour la période allant du 1^{er} août au 30 novembre de la campagne agricole;
- b) une valeur unitaire qui satisfait aux exigences du test prévu à l'article 12 du *Règlement de 1990 sur l'Assurance-récolte* (Canada).

(2) Le tableau du paragraphe 14 (1) de l'annexe du Règlement est abrogé et remplacé par ce qui suit :

TABLEAU

Pourcentage choisi par l'assuré	Taux de prime de base par acre
70 %	25,30 \$
75 %	30,80 \$
80 %	37,00 \$

(3) L'article 19 de l'annexe du Règlement est abrogé et remplacé par ce qui suit :

19. Dans le cadre du présent régime, la date limite de la plantation des haricots colorés au cours d'une campagne agricole est le 30 juin ou la date que peut fixer la Commission.

2. La sous-disposition 2 (2) de la formule 1 du Règlement est abrogée et remplacée par ce qui suit :

(2) Le montant de l'indemnité est égal au tiers de la production garantie par acre de la culture ayant la plus haute priorité, selon le tableau, parmi les cultures dont la plantation a été projetée et que l'assuré a assurées, multiplié par 0,27 \$ la livre.

3. La disposition 5 de la formule 2 du Règlement est modifiée par substitution, à «Taux de prime = (1 + A) x 53,80 \$ l'acre», de ce qui suit :

Taux de prime = (1 + A) x 43,20 \$ l'acre

COMMISSION ONTARIENNE DE L'ASSURANCE-RÉCOLTE :

WILLIAM JONGEJAN
Président

MATT TULLOCH
Secrétaire

Fait à Toronto le 6 mai 1996.

ONTARIO REGULATION 238/96
made under the
CROP INSURANCE ACT (ONTARIO)

Made: May 6, 1996
Approved: May 29, 1996
Filed: June 4, 1996

Amending Reg. 232 of R.R.O. 1990
(Crop Insurance Plan—Oil Seed)

Note: Regulation 232 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Section 13 of the Schedule to Regulation 232 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

13. (1) For the purposes of this plan, the final date for planting oil seed, other than winter canola, in a crop year is June 30 or such other date as the Commission may determine.

(2) For the purposes of this plan, the final date for planting winter canola in a crop year is September 20 or such other date as the Commission may determine.

(2) Subsection 17 (2) of the Schedule to the Regulation is revoked and the following substituted:

(2) The floating price per pound is the lesser of,

(a) the average calculated by the Commission of the daily prices per pound of canola at Hamilton and Windsor, Ontario as reported by the Farm Market News for the period from August 15 to September 7 in a crop year; and

(b) a unit value that meets the test set out in section 12 of the *Crop Insurance Regulations, 1990* (Canada).

(3) The Table to subsection 18 (1) of the Schedule to the Regulation is revoked and the following substituted:

TABLE

Percentage Chosen by Insured	Base Premium Rate Per Acre
70%	\$10.40
75%	\$13.00
80%	\$15.80

(4) Section 22 of the Schedule to the Regulation is amended by adding the following subsection:

(2) The floating price per bushel is the lesser of,

(a) the average daily Elevator Track Price per bushel of soybeans at Chatham, Ontario, as reported by the Farm Market News for the period from October 1 to October 21 in a crop year; and

(b) a unit value that meets the test set out in section 12 of the *Crop Insurance Regulations, 1990* (Canada).

(5) Subsection 22 (2.1) of the Schedule to the Regulation is revoked.

(6) The Table to subsection 23 (1) of the Schedule to the Regulation is revoked and the following substituted:

TABLE

Percentage Chosen by Insured	Base Premium Rate Per Acre
70%	\$ 9.60
75%	\$12.70
80%	\$16.60
90%	\$21.40

2. (1) Paragraph 1.1 of Form 1 of the Regulation is revoked and the following substituted:

1.1 (1) For the purpose of determining the loss in production of soybeans in a crop year, the actual production from all harvested acreage shall be combined.

(2) For the purpose of calculating annual production, to convert the yields to common soybean yields whether or not there is a loss in production,

(a) Natto-type soybean yield shall be multiplied by a factor of 1.25; and

(b) the yield from contracted acres of Harovinton and TK 89 soybean shall be multiplied by a factor of 1.10.

(2) Subparagraph 2 (2) of Form 1 of the Regulation is revoked and the following substituted:

(2) The amount of the indemnity is one-third of the guaranteed production per acre of the crop having the highest priority, as set out in the Table, of the crops intended to be planted and insured by the insured person, multiplied by 12.7 cents per pound for canola and by \$7.50 per bushel for soybeans.

(3) Clauses (a) and (b) of subparagraph 3 (2) of Form 1 of the Regulation are revoked and the following substituted:

(a) \$40 for each replanted acre of canola; and

(b) for each replanted acre of soybeans, \$40 multiplied by the replanting rate divided by the recommended full rate.

(4) Subparagraph 4.2 (1) of Form 1 of the Regulation is revoked and the following substituted:

(1) Stage 1 commences when the seeding of acreage to winter canola is completed and ends on June 30 in the crop year.

(5) Subparagraph 4.3 (1) of Form 1 of the Regulation is revoked and the following substituted:

(1) Stage 2 commences on July 1 in the crop year and, with respect to any part of the seeded acreage, ends with the completion of harvesting of the part.

3. Paragraph 5 of Form 4 of the Regulation is amended by striking out "Premium Rate = (1 + A) x \$21.60 per acre" and substituting the following:

Premium Rate = (1 + A) x \$18.80 per acre

4. Table 2 to the Regulation is revoked and the following substituted:

TABLE 2

Age of Yield	Factor
10	1.12123
9	1.10548
8	1.11220
7	1.08677
6	1.06876
5	1.06512
4	1.06089
3	1.03410
2	1.00000
1	1.00000

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
*Chair*MATT TULLOCH
Secretary

Dated at Toronto on May 6, 1996.

25/96

ONTARIO REGULATION 239/96
made under the
CROP INSURANCE ACT (ONTARIO)Made: May 6, 1996
Approved: May 29, 1996
Filed: June 4, 1996Amending Reg. 244 of R.R.O. 1990
(Crop Insurance Plan—Red Spring Wheat)

Note: Regulation 244 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Subsection 12 (2) of the Schedule to Regulation 244 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(2) The floating price per bushel is the lesser of,

- (a) the average price received by producers on sales of Grade 2 red spring wheat sold up to and including November 30 in each crop year as determined by the Ontario Wheat Producers' Marketing Board; and

RÈGLEMENT DE L'ONTARIO 239/96
pris en application de la
LOI SUR L'ASSURANCE-RÉCOLTE (ONTARIO)pris le 6 mai 1996
approuvé le 29 mai 1996
déposé le 4 juin 1996modifiant le Règl. 244 des R.R.O. de 1990
(Régime d'assurance-récolte sur le blé roux du printemps)

Remarque : Le Règlement 244 n'a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. (1) Le paragraphe 12 (2) de l'annexe du Règlement 244 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

(2) Le prix variable au boisseau est le moindre des montants suivants :

- a) le prix moyen touché par les producteurs à la vente de blé roux du printemps de grade 2 vendu jusqu'au 30 novembre inclusivement de chaque campagne agricole, tel qu'il est déterminé par la Commission ontarienne de commercialisation du blé;

- (b) a unit value that meets the test set out in section 12 of the *Crop Insurance Regulations, 1990* (Canada).

(2) Section 19 of the Schedule to the Regulation is revoked and the following substituted:

19. For the purposes of this plan, the final date for planting red spring wheat in a crop year is June 30 or such other date as the Commission may determine.

2. (1) Subparagraph 2 (2) of Form 1 of the Regulation is revoked and the following substituted:

(2) The amount of the indemnity is one-third of the guaranteed production per acre of the crop having the highest priority, as set out in the Table, of the crops intended to be planted and insured by the insured person, multiplied by \$4.18 per bushel.

(2) Subparagraph 3 (2) of Form 1 of the Regulation is amended by striking out "\$40" in the second line and substituting "\$45".

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
Chair

MATT TULLOCH
Secretary

Dated at Toronto on May 6, 1996.

25/96

- (b) une valeur unitaire qui satisfait aux exigences du test prévu à l'article 12 du *Règlement de 1990 sur l'assurance-récolte* (Canada).

(2) L'article 19 de l'annexe du Règlement est abrogé et remplacé par ce qui suit :

19. Dans le cadre du présent régime, la date limite de la plantation du blé roux du printemps au cours d'une campagne agricole est le 30 juin ou la date que peut fixer la Commission.

2. (1) La sous-disposition 2 (2) de la formule 1 du Règlement est abrogée et remplacée par ce qui suit :

(2) Le montant de l'indemnité est égal au tiers de la production garantie par acre de la culture ayant la plus haute priorité, selon le tableau, parmi les cultures dont la plantation a été projetée et que l'assuré a assurées, multiplié par 4,18 \$ le boisseau.

(2) La sous-disposition 3 (2) de la formule 1 du Règlement est modifiée par substitution, à «40 \$» à la deuxième ligne, de «45 \$».

COMMISSION ONTARIENNE DE L'ASSURANCE-RÉCOLTE :

WILLIAM JONGEJAN
Président

MATT TULLOCH
Secrétaire

Fait à Toronto le 6 mai 1996.

ONTARIO REGULATION 240/96
made under the
CROP INSURANCE ACT (ONTARIO)

Made: May 6, 1996
Approved: May 29, 1996
Filed: June 4, 1996

Amending Reg. 249 of R.R.O. 1990
(Crop Insurance Plan—Spring Grain)

Note: Regulation 249 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Subsection 13 (2) of the Schedule to Regulation 249 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(2) The floating price per pound is the lesser of,

- (a) the average calculated by the Commission of the daily elevator track prices of barley, oats and mixed grain at the Ontario locations of Chesley, Hensall, Milverton, New Liskeard, Peterborough, Trenton and Embrun as reported in the Farm Market News during the period of August 20 to September 10 in each crop year; and

RÈGLEMENT DE L'ONTARIO 240/96
pris en application de la
LOI SUR L'ASSURANCE-RÉCOLTE (ONTARIO)

pris le 6 mai 1996
approuvé le 29 mai 1996
déposé le 4 juin 1996

modifiant le Règl. 249 des R.R.O. de 1990
(Régime d'assurance-récolte sur les céréales de printemps)

Remarque : Le Règlement 249 n'a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. (1) Le paragraphe 13 (2) de l'annexe du Règlement 249 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

(2) Le prix variable à la livre est le moindre des montants suivants :

- a) la moyenne, calculée par la Commission, des prix sur voie au silo quotidiens moyens de l'orge, de l'avoine et des céréales mélangées à Chesley, Hensall, Milverton, New Liskeard, Peterborough, Trenton et Embrun, en Ontario, selon les Services d'information sur les marchés agricoles, pour la période de la campagne agricole allant du 20 août au 10 septembre;

- (b) a unit value that meets the test set out in section 12 of the *Crop Insurance Regulations, 1990* (Canada).

(2) Section 19 of the Schedule to the Regulation is revoked and the following substituted:

19. For the purposes of this plan, unless the Commission determines another date, the final date for planting in a crop year is,

- (a) June 30 for spring sown crops; and
- (b) October 1 for winter barley.

2. Subparagraph 3 (2) of Form 2 of the Regulation is amended by striking out "\$0.047" in the fourth line and substituting "\$0.053".

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
Chair

MATT TULLOCH
Secretary

Dated at Toronto on May 6, 1996.

25/96

- b) une valeur unitaire qui satisfait aux exigences du test prévu à l'article 12 du *Règlement de 1990 sur l'assurance-récolte* (Canada).

(2) L'article 19 de l'annexe du Règlement est abrogé et remplacé par ce qui suit :

19. Dans le cadre du présent régime, à moins que la Commission ne fixe une autre date, la date limite de la plantation au cours d'une campagne agricole est l'une des dates suivantes :

- a) le 30 juin dans le cas des cultures à ensemercer au printemps;
- b) le 1^{er} octobre dans le cas de l'escourgeon.

2. La sous-disposition 3 (2) de la formule 2 du Règlement est modifiée par substitution, à «0,047 \$» à la quatrième ligne, de «0,053 \$».

COMMISSION ONTARIENNE DE L'ASSURANCE-RÉCOLTE :

WILLIAM JONGEJAN
Président

MATT TULLOCH
Secrétaire

Fait à Toronto le 6 mai 1996.

ONTARIO REGULATION 241/96
made under the
CROP INSURANCE ACT (ONTARIO)

Made: May 6, 1996
Approved: May 29, 1996
Filed: June 4, 1996

Amending Reg. 254 of R.R.O. 1990
(Crop Insurance Plan—White Beans)

Note: Regulation 254 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Subsection 11 (2) of the Schedule to Regulation 254 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (2) The floating price per hundredweight is the lesser of,
 - (a) the weighted average price received by the Ontario White Bean Producers Marketing Board on sales of grade 1 white beans on or before November 30 in the crop year; and
 - (b) a unit value that meets the test set out in section 12 of the *Crop Insurance Regulations, 1990* (Canada).

RÈGLEMENT DE L'ONTARIO 241/96
pris en application de la
LOI SUR L'ASSURANCE-RÉCOLTE (ONTARIO)

pris le 6 mai 1996
approuvé le 29 mai 1996
déposé le 4 juin 1996

modifiant le Règl. 254 des R.R.O. de 1990
(Régime d'assurance-récolte sur les haricots blancs)

Remarque : Le Règlement 254 n'a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. (1) Le paragraphe 11 (2) de l'annexe du Règlement 254 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit:

- (2) Le prix variable au quintal est le moindre des montants suivants :
 - a) le prix moyen pondéré touché par l'Ontario White Bean Producers' Marketing Board à la vente de haricots blancs de catégorie 1 au plus tard le 30 novembre de la campagne agricole;
 - b) une valeur unitaire qui satisfait aux exigences du test prévu à l'article 12 du *Règlement de 1990 sur l'assurance-récolte* (Canada).

(2) The Table to subsection 14 (1) of the Schedule to the Regulation is revoked and the following substituted:

TABLE

Percentage Chosen by Insured	Base Premium Rate Per Acre
70%	\$26.50
75%	\$31.40
80%	\$37.00

(2) Section 19 of the Schedule to the Regulation is revoked and the following substituted:

19. For the purposes of this plan, the final date for planting white beans in a crop year is June 30 or such other date as the Commission may determine.

2. (1) Subparagraph 2 (2) of Form 1 of the Regulation is revoked and the following substituted:

(2) The amount of the indemnity is one-third of the guaranteed production per acre of the crop having the highest priority, as set out in the Table, of the crops intended to be planted and insured by the insured person, multiplied by \$24.10 per hundredweight.

(2) Subparagraph 3 (2) of Form 1 of the Regulation is revoked and the following substituted:

(2) Where the damaged acreage is replanted under subparagraph (1), the Commission shall pay a supplementary benefit to the insured person calculated at the rate of \$50 per replanted acre.

3. Paragraph 5 of Form 2 of the Regulation is amended by striking out "Premium Rate = (1 + A) x \$46.60 per acre" and substituting the following:

$$\text{Premium Rate} = (1 + A) \times \$44.20 \text{ per acre}$$

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
Chair

MATT TULLOCH
Secretary

Dated at Toronto on May 6, 1996.

25/96

(2) Le tableau figurant au paragraphe 14 (1) de l'annexe du Règlement est abrogé et remplacé par ce qui suit:

TABLEAU

Pourcentage choisi par l'assuré	Taux de prime de base par acre
70 %	26,50 \$
75 %	31,40 \$
80 %	37,00 \$

(2) L'article 19 de l'annexe du Règlement est abrogé et remplacé par ce qui suit :

19. Dans le cadre du présent régime, la date limite de la plantation des haricots blancs au cours d'une campagne agricole est le 30 juin ou la date que peut fixer la Commission.

2. (1) La sous-disposition 2 (2) de la formule 1 du Règlement est abrogée et remplacée par ce qui suit :

(2) Le montant de l'indemnité est égal au tiers de la production garantie par acre de la culture ayant la plus haute priorité, selon le tableau, parmi les cultures dont la plantation a été projetée et que l'assuré a assurées, multiplié par 24,10 \$ le quintal.

(2) La sous-disposition 3 (2) de la formule 1 du Règlement est abrogée et remplacée par ce qui suit :

(2) Lorsque la superficie endommagée est replantée conformément à la sous-disposition (1), la Commission paie à l'assuré une indemnité complémentaire, calculée selon le taux de 50 \$ l'acre replanté.

3. La disposition 5 de la formule 2 du Règlement est modifiée par substitution, à «Taux de prime = (1 + A) x 46,60 \$ l'acre», de ce qui suit :

$$\text{Taux de prime} = (1 + A) \times 44,20 \$ \text{ l'acre}$$

COMMISSION ONTARIENNE DE L'ASSURANCE-RÉCOLTE :

WILLIAM JONGEJAN
Président

MATT TULLOCH
Secrétaire

Fait à Toronto le 6 mai 1996.

ONTARIO REGULATION 242/96
made under the
CROP INSURANCE ACT (ONTARIO)

Made: May 6, 1996
Approved: May 29, 1996
Filed: June 4, 1996

Amending Reg. 222 of R.R.O. 1990
(Crop Insurance Plan—Corn)

Note: Regulation 222 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Subsection 12 (2) of the Schedule to Regulation 222 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (2) The floating price per bushel is the lesser of,
- (a) the average daily elevator board price per bushel of grain corn at Hensall, Ontario, plus the difference between the average daily elevator track price per bushel of grain corn at Chatham, Ontario, and the average daily elevator board price per bushel of grain corn at Chatham, Ontario, as reported by the Farm Market News for the period October 21 to November 10, minus 20 cents per bushel; and
 - (b) a unit value that meets the test set out in section 12 of the *Crop Insurance Regulations, 1990* (Canada).

(2) The Table to subsection 13 (1) of the Schedule to the Regulation is revoked and the following substituted:

TABLE

Percentage Chosen by Insured	Base Premium Rate Per Acre
70%	\$14.70
75%	\$17.80
80%	\$21.60
85%	\$26.10

(3) Section 18 of the Schedule to the Regulation is revoked and the following substituted:

18. For the purposes of this plan, the final date for planting corn in a crop year is June 30 or such other date as the Commission may determine.

2. The Table to the Regulation is revoked and the following substituted:

TABLE

Age of Yield	Factor
10	1.12561
9	1.10486
8	1.10611
7	1.08358
6	1.06864
5	1.05933
4	1.08002
3	1.03498

2	1.00000
1	1.00000

3. Subparagraph 2 (2) of Form 2 of the Regulation is amended by striking out "\$2.75" in the fourth line and substituting "\$3.00".

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
Chair

MATT TULLOCH
Secretary

Dated at Toronto on May 6, 1996.

ONTARIO REGULATION 243/96
made under the
CROP INSURANCE ACT (ONTARIO)

Made: April 22, 1996
Approved: May 29, 1996
Filed: June 4, 1996

Amending Reg. 229 of R.R.O. 1990
(Crop Insurance Plan—Hay and Pasture)

Note: Regulation 229 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Subsection 11 (3) of the Schedule to Regulation 229 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(3) The Commission shall determine the premium rate by the following formula:

$$\text{Premium Rate} = 7.14\% (1 + A)$$

(2) Subsection 11 (4) of the Schedule to the Regulation is amended by adding at the beginning "Subject to subsection (4.1)".

(3) Section 11 of the Schedule to the Regulation is amended by adding the following subsection:

(4.1) If the right side of the formula in subsection (4) is more than 0.5, A shall be 0.5, and if the right side of the formula is less than minus 0.5, A shall be minus 0.5.

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
Chair

MATT TULLOCH
Secretary

Dated at Toronto on April 22, 1996.

RÈGLEMENT DE L'ONTARIO 243/96
pris en application de la
LOI SUR L'ASSURANCE-RÉCOLTE (ONTARIO)

pris le 22 avril 1996
approuvé le 29 mai 1996
déposé le 4 juin 1996

modifiant le Règl. 229 des R.R.O. de 1990
(Régime d'assurance-récolte sur le foin et le pâturage)

Remarque: Le Règlement 229 n'a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. (1) Le paragraphe 11 (3) de l'annexe du Règlement 229 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

(3) La Commission détermine le taux de prime conformément à la formule suivante :

$$\text{Taux de prime} = 7,14 \% (1 + A)$$

(2) Le paragraphe 11 (4) de l'annexe du Règlement est modifié par insertion, au début du paragraphe, de «Sous réserve du paragraphe (4.1)».

(3) L'article 11 de l'annexe du Règlement est modifié par adjonction du paragraphe suivant :

(4.1) Si la partie droite de la formule visée au paragraphe (4) est supérieure à 0,5, A est de 0,5 et si la partie droite de la formule est inférieure à moins 0,5, A est de moins 0,5.

COMMISSION ONTARIENNE DE L'ASSURANCE-RÉCOLTE :

WILLIAM JONGEJAN
Président

MATT TULLOCH
Secrétaire

Fait à Toronto le 22 avril 1996.

ONTARIO REGULATION 244/96
made under the
CROP INSURANCE ACT (ONTARIO)

Made: May 6, 1996
Approved: May 29, 1996
Filed: June 4, 1996

Amending O. Reg. 566/91
(Crop Insurance Plan—Strawberries)

Note: Ontario Regulation 566/91 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. The Table to subsection 13 (1) of the Schedule to Ontario Regulation 566/91 is revoked and the following substituted:

Percentage Chosen by Insured	Base Premium Rate Per Acre
70%	\$13.6
75%	\$15.7
80%	\$17.4

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
Chair

MATT TULLOCH
Secretary

Dated at Toronto on May 6, 1996.

25/96

ONTARIO REGULATION 245/96
made under the
CROP INSURANCE ACT (ONTARIO)

Made: May 6, 1996
Approved: May 29, 1996
Filed: June 4, 1996

Amending Reg. 233 of R.R.O. 1990
(Crop Insurance Plan—Onions)

Note: Regulation 233 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. The Table to subsection 12 (1) of the Schedule to Regulation 233 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

TABLE

Percentage Chosen by Insured	Base Premium Rate per Acre		
	Onions Grown from Sets	Onions Grown from Seed	Spanish Onions
70%	\$264.60	\$264.60	\$116.20
75%	\$301.50	\$301.50	\$158.20
80%	\$342.60	\$342.60	\$206.40

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
Chair

MATT TULLOCH
Secretary

Dated at Toronto on May 6, 1996.

25/96

RÈGLEMENT DE L'ONTARIO 245/96
pris en application de la
LOI SUR L'ASSURANCE-RÉCOLTE (ONTARIO)

pris le 6 mai 1996
approuvé le 29 mai 1996
déposé le 4 juin 1996

modifiant le Règl. 233 des R.R.O. de 1990
(Régime d'assurance-récolte sur les oignons)

Remarque : Le Règlement 233 a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. Le tableau figurant au paragraphe 12 (1) de l'annexe du Règlement 233 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

TABLEAU

Pourcentage choisi par l'assuré	Taux de prime de base par acre		
	Oignons repiqués	Oignons de semis	Oignons espagnols
70%	264,60 \$	264,60 \$	116,20 \$
75%	301,50 \$	301,50 \$	158,20 \$
80%	342,60 \$	342,60 \$	206,40 \$

COMMISSION ONTARIENNE DE L'ASSURANCE-RÉCOLTE :

WILLIAM JONGEJAN
Président

MATT TULLOCH
Secrétaire

Fait à Toronto le 6 mai 1996.

ONTARIO REGULATION 246/96
made under the
CROP INSURANCE ACT (ONTARIO)

Made: May 6, 1996
Approved: May 29, 1996
Filed: June 4, 1996

Amending Reg. 218 of R.R.O. 1990
(Crop Insurance Plan—Black Tobacco)

Note: Regulation 218 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. The Table to subsection 13 (1) of the Schedule to Regulation 218 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

TABLE

Percentage Chosen by Insured	Base Premium Rate Per Acre
70%	\$57.30
75%	\$71.60
80%	\$87.40

2. The formula in paragraph 5 of Form 2 of the Regulation is revoked and the following substituted:

Premium Rate = (1 + A) x by \$113.80 per acre

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
Chair

MATT TULLOCH
Secretary

Dated at Toronto on May 6, 1996.

25/96

ONTARIO REGULATION 247/96
made under the
CROP INSURANCE ACT (ONTARIO)

Made: May 6, 1996
Approved: May 29, 1996
Filed: June 4, 1996

Amending Reg. 235 of R.R.O. 1990
(Crop Insurance Plan—Peanuts)

Note: Regulation 235 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. The Table to subsection 13 (1) of the Schedule to Regulation 235 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

RÈGLEMENT DE L'ONTARIO 246/96
pris en application de la
LOI SUR L'ASSURANCE-RÉCOLTE (ONTARIO)

pris le 6 mai 1996
approuvé le 29 mai 1996
déposé le 4 juin 1996

modifiant le Règl. 218 des R.R.O. de 1990
(Régime d'assurance-récolte sur le tabac noir)

Remarque : Le Règlement 218 a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. Le tableau figurant au paragraphe 13 (1) de l'annexe du Règlement 218 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

TABLEAU

Pourcentage choisi par l'assuré	Taux de prime de base par acre
70 %	57,30 \$
75 %	71,60 \$
80 %	87,40 \$

2. La formule figurant à la disposition 5 de la formule 2 du Règlement est abrogée et remplacée par ce qui suit :

Taux de prime = (1 + A) x 113,80 \$ l'acre

COMMISSION ONTARIENNE DE L'ASSURANCE-RÉCOLTE :

WILLIAM JONGEJAN
Président

MATT TULLOCH
Secrétaire

Fait à Toronto le 6 mai 1996.

RÈGLEMENT DE L'ONTARIO 247/96
pris en application de la
LOI SUR L'ASSURANCE-RÉCOLTE (ONTARIO)

pris le 6 mai 1996
approuvé le 29 mai 1996
déposé le 4 juin 1996

modifiant le Règl. 235 des R.R.O. de 1990
(Régime d'assurance-récolte sur les arachides)

Remarque : Le Règlement 235 a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. Le tableau figurant au paragraphe 13 (1) de l'annexe du Règlement 235 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

TABLE

Percentage Chosen by Insured	Base Premium Rate Per Acre
70%	\$20.10
75%	\$30.80
80%	\$44.80

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
*Chair*MATT TULLOCH
Secretary

Dated at Toronto on May 6, 1996.

25/96

ONTARIO REGULATION 248/96
made under the
MEAT INSPECTION ACT (ONTARIO)

Made: May 29, 1996
Filed: June 4, 1996Amending O. Reg. 632/92
(General)

Note: Ontario Regulation 632/92 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 25 of Ontario Regulation 632/92 is amended by adding the following subsection:

(9) Subsections (1) and (8) do not apply to meat or meat products that are from an animal that was ritually slaughtered in accordance with religious practice.

25/96

ONTARIO REGULATION 249/96
made under the
CROP INSURANCE ACT (ONTARIO)

Made: April 19, 1996
Approved: May 29, 1996
Filed: June 4, 1996Amending Reg. 227 of R.R.O. 1990
(Crop Insurance Plan—Green and Wax Beans)

Note: Regulation 227 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 12 (1) of the Schedule to Regulation 227 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(1) The total premium payable in respect of acreage under contract for green and wax beans is \$70.90.

TABLEAU

Pourcentage choisi par l'assuré	Taux de prime de base par acre
70 %	20,10 \$
75 %	30,80 \$
80 %	44,80 \$

COMMISSION ONTARIENNE DE L'ASSURANCE-RÉCOLTE :

WILLIAM JONGEJAN
*Président*MATT TULLOCH
Secrétaire

Fait à Toronto le 6 mai 1996.

2. Subparagraphs 5 (2) and (3) of Form 1 of the Regulation are revoked and the following substituted:

(2) If consent is given under subparagraph (1), the Commission shall pay an indemnity equal to the cost of materials to replant to green and wax beans to a maximum of \$175 per acre.

(3) The contract of insurance continues to apply to the damaged acreage only if it is replanted to green and wax beans.

THE CROP INSURANCE COMMISSION OF ONTARIO:

WILLIAM JONGEJAN
*Chair*MATT TULLOCH
Secretary

Dated at Toronto on April 19, 1996.

25/96

ONTARIO REGULATION 250/96
made under the
MUNICIPAL ACT

Made: June 3, 1996
Filed: June 4, 1996

RATING BY-LAWS—EXTENSION OF TIME

1. For 1996, the time for the council of the County of Hastings to pass rating by-laws to raise the general county levy under subsection 374 (2) of the Act and to raise a special county levy for roads under subsection 374 (3) of the Act is extended to June 30, 1996.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on June 3, 1996.

25/96

ONTARIO REGULATION 251/96
made under the
COUNTY OF OXFORD ACT

Made: June 3, 1996
Filed: June 4, 1996

RATING BY-LAWS—EXTENSION OF TIME

1. For 1996, the time for the council of the County of Oxford to pass rating by-laws to raise the general regional levy under subsection 84.2 (2) of the Act and to raise a special levy for library purposes under subsection 84.2 (3) of the Act is extended to June 30, 1996.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on June 3, 1996.

25/96

ONTARIO REGULATION 252/96
made under the
REGIONAL MUNICIPALITIES ACT

Made: June 3, 1996
Filed: June 4, 1996

RATING BY-LAWS—EXTENSION OF TIME

1. For 1996, the time for the council of The Regional Municipality of Niagara to pass a regional rating by-law to raise the general regional levy under subsection 135.5 (3) of the Act is extended to June 30, 1996.

AL LEACH
Minister of Municipal Affairs and Housing

Dated at Toronto on June 3, 1996.

25/96

ONTARIO REGULATION 253/96
made under the
ARCHITECTS ACT

Made: April 3, 1996
Approved: May 29, 1996
Filed: June 5, 1996

Amending Reg. 27 of R.R.O. 1990
(General)

Note: Regulation 27 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 17 (2) of Regulation 27 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(2) The Executive Committee shall be composed of the president, who shall chair it, the vice-president and treasurer, the vice-presidents and, if so elected by ballot by the elected members of the Council, the immediate past president of the Council.

COUNCIL OF THE ONTARIO ASSOCIATION OF ARCHITECTS:

ANTHONEY GRIFFITHS
President

HILLEL ROEBUCK
Registrar

Dated at Toronto on April 3, 1996.

25/96

ONTARIO REGULATION 254/96
made under the
PUBLIC VEHICLES ACT

Made: June 5, 1996
Filed: June 5, 1996

Amending Reg. 982 of R.R.O. 1990
(General)

Note: Regulation 982 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) The definitions of "deadhead charge", "equipment point" and "service point" in section 1 of the Regulation 982 of the Revised Regulations of Ontario, 1990 are revoked.

2. Section 2 of the Regulation is revoked.

3. Section 3 of the Regulation is amended by striking out "and" at the end of clause (a), by adding "and" at the end of clause (b) and by adding the following clause:

(c) if the transfer is by way of change of effective control of the licensee, a report of issuance or transfer of shares of the applicant's capital stock and such other information as is relevant to the change of control.

4. The heading immediately preceding section 4 and sections 4 and 5 of the Regulation are revoked.

5. Section 6 of the Regulation is revoked and the following substituted:

6. (1) A licensee shall file with the Board a timetable showing the scheduled times of arrival and departure of public vehicles operated by the licensee and the number of trips the vehicles make daily over each route.

(2) A licensee shall adhere to the timetable filed with the Board.

6.1 (1) The notice of discontinuance or reduction of scheduled services required under clause 5 (2) (a) of the *Public Vehicles Act*, is, in the case of a reduction of service, for a period of 30 days, and, in the case of discontinuance, 90 days.

(2) The notice shall,

(a) be in writing;

- (b) include a statement of the effect of the proposed discontinuance or reduction on the users of the transportation service;
- (c) show the availability of alternative means of transportation available to the users of the service;
- (d) include a statement showing the number of passengers who used the service over the six months preceding the notice given under clause 5 (2) (b) of the Act; and
- (e) include proof that the notice required under clause 5 (2) (b) of the Act has been given.

(3) If the effect of the discontinuance or reduction of service would be to cause serious hardship to the users of the scheduled service, the licensee shall, during the notice period, make all reasonable efforts to find a replacement service.

(4) A licensee who reduces a scheduled service to a point that is designated in the timetable for arrival and departure by less than 25 percent of the level of service provided on the day this Regulation comes into force need not comply with clause 6.1 (2) (b) and subsection 6.1 (3) or to wait for the expiration of the 30 day period for notice of reduction of service.

6. (1) Clause 7 (1) (b) of the Regulation is revoked and the following substituted:

- (b) "point", unless it is referred to in a licence in terms of a lesser area, includes:
 - (i) all of the urban municipality in which the point is located, or
 - (ii) if the point is not within an urban municipality, the area within a 15 kilometre radius around it, but does not include any part of a urban municipality.

(2) Clause 7 (4) (a) of the Regulation is revoked and the following substituted:

- (a) any point of another licensee;

(3) Clause 7 (5) (b) of the Regulation is amended by striking out "same fare or charge as would have applied for the public vehicle of the class requested from that licensee's nearest equipment point" at the end and substituting "fare or charge it usually charges for the public vehicle of the class requested from the closest point where the licensee normally stores a public vehicle."

(4) Subsection 7 (6) of the Regulation is amended by striking out "charter" and substituting "chartered".

7. Sections 8 and 9 of the Regulation are revoked.

8. Section 10 of the Regulation is revoked and the following substituted:

10. While operated on a chartered trip, a public vehicle shall have a sign marked "chartered" exposed on the front.

9. (1) Subsection 11 (1) of the Regulation is amended by striking out "charter" and substituting "chartered".

(2) Subsection 11 (3) of the Regulation is revoked and the following substituted:

(3) The chartered trip report shall be identified by a numerical or alpha-numerical code and shall contain.

- (a) the name of the carrier issuing the report;
- (b) the name and address of the person contracting with the licensee for the chartered trip or, if more than one person is contracting, the names and addresses of all contracting persons;
- (c) the name and address of the person signing the report on behalf of the licensee if that person is not the licensee;
- (d) the date of the trip;
- (e) the departure time;
- (f) the originating point of the trip;
- (h) any points, other than the originating point, at which passengers are to be picked up;
- (i) the destination of the trip;
- (j) the number of passengers for whom the trip was booked;
- (k) the number of passengers to be picked up at each point at which passengers are to be picked up;
- (l) the seating capacity and class of each public vehicle hired for the charter; and
- (m) the fare or charge for the trip.

10. (1) Subsection 14 (2) of the Regulation is amended by striking out "Registrar of Motor Vehicles" and substituting "Board".

(2) Clause 14 (2) (a) of the Regulation is amended by striking out "Registrar" and substituting "Board".

(3) Subsection 14 (3) of the Regulation is amended by striking out "Minister" and substituting "Board".

11. Section 21 of the Regulation is revoked and the following substituted:

21. A public vehicle shall be equipped with the emergency equipment and tools likely to be required for replacement or use on a trip secured in a manner and place that is readily accessible in an emergency.

12. Sections 23, 25 and 26 of the Regulation are revoked and the following substituted:

26. The following fees shall be paid to the Board:

- | | |
|--|----------|
| 1. Application for, or transfer of, a permanent Public Vehicle or an Extra-provincial operating licence other than for a school bus | \$500.00 |
| 2. To oppose an application for, or transfer of, a permanent Public Vehicle or an Extra-provincial operating licence other than for a school bus | 400.00 |
| 3. Application for a Temporary Public Vehicle or an Extra-provincial operating licence other than for a school bus | 300.00 |
| 4. To oppose an application for a Temporary Public Vehicle or an Extra-provincial operating licence other than for a school bus | 250.00 |
| 5. Application for, or transfer of, a permanent School Bus operating licence | 200.00 |

6. To oppose an application for, or transfer of, a permanent School Bus operating licence 150.00
7. Application for temporary School Bus operating licence 120.00
8. Application for an interpretation of a Public Vehicle or an Extra-provincial operating licence other than for a school bus 500.00
9. To oppose an application for an interpretation of a Public Vehicle or an Extra-provincial operating licence other than for a school bus . 400.00
10. Application for an interpretation of a School Bus operating licence 200.00
11. To oppose an application for an interpretation of a School Bus operating licence 150.00
12. Application to renew operating licence 200.00
13. Request for a hearing to oppose a renewal of an operating licence 400.00
14. Application for a Special Authority 150.00
15. Request for a hearing to sanction a carrier ... 400.00

13. Table 1 of the Regulation is revoked and the following substituted:

TABLE 1

ITEM	COLUMN 1	COLUMN 2
	Amount of Insurance	Seating Capacity for Passengers of Each Vehicle
1.	\$1,000,000	1 to 7 passengers
2.	\$5,000,000	8 to 12 passengers
3.	\$8,000,000	13 or more passengers

25/96

ONTARIO REGULATION 255/96
made under the
ONTARIO HIGHWAY TRANSPORT BOARD ACT

Made: June 5, 1996

Filed: June 5, 1996

Revoking Reg. 882 of R.R.O. 1990
(Rules of Procedure)

1. Regulation 882 of the Revised Regulations of Ontario, 1990 is revoked.

25/96

ONTARIO REGULATION 256/96
made under the
BUSINESS NAMES ACT

Made: June 5, 1996

Filed: June 7, 1996

Amending O. Reg. 121/91
(General)

Note: Ontario Regulation 121/91 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Ontario Regulation 121/91 is amended by adding the following section:

2.1 (1) To register a name other than the firm name of a partnership or to amend, renew or cancel the registration of the name, the persons associated in the partnership shall set out the following information on a form approved by the Registrar:

1. The name to which the form relates.
2. An indication whether the form is for a new registration or a renewal, amendment or cancellation of a registration.
3. If the partnership has a place of business in Ontario where it uses the name,
 - (i) the mailing address of the partnership, and
 - (ii) the address of a place of business that the partnership has in Ontario where it uses the name, including the municipality, the street and number, if any, and the postal code.

RÈGLEMENT DE L'ONTARIO 256/96
pris en application de la
LOI SUR LES NOMS COMMERCIAUX

pris le 5 juin 1996

déposé le 7 juin 1996

modifiant le Règl. de l'Ont. 121/91
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 121/91 a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. Le Règlement de l'Ontario 121/91 est modifié par adjonction de l'article suivant :

2.1 (1) Pour enregistrer un nom autre que la raison sociale d'une société en nom collectif, ou pour modifier l'enregistrement du nom, le renouveler ou le révoquer, les personnes associées dans le cadre de la société en nom collectif indiquent les renseignements suivants sur une formule approuvée par le registraire :

1. Le nom auquel se rapporte la formule.
2. Une indication selon laquelle la formule vise un nouvel enregistrement ou le renouvellement, la modification ou la révocation d'un enregistrement.
3. Si la société en nom collectif a un établissement commercial en Ontario où elle utilise le nom :
 - i. son adresse postale,
 - ii. l'adresse d'un établissement commercial en Ontario où elle utilise le nom, y compris le nom de la municipalité, le nom de la rue et le numéro, le cas échéant, et le code postal.

4. If the partnership does not have a place of business in Ontario where it uses the name, the address of a place of business that the partnership has outside Ontario, including the municipality, the street and number, if any, and the postal code.
 5. A description of the activity being carried out under the name, which description shall not exceed 40 characters, including punctuation marks and spaces.
 6. An indication as to the type of partnership.
 7. The firm name.
 8. The business identification number, if any, assigned by the Registrar to,
 - i. the first renewal of the registration of the firm name made on or after April 1, 1994, if the registration was made before that date, or
 - ii. the registration of the firm name, if the registration was made on or after April 1, 1994.
 9. The name of the person submitting the form on behalf of the partnership.
- (2) A form mentioned in subsection (1) can be submitted on behalf of the partnership by,
- (a) one of the partners, other than a limited partner in a limited partnership; or
 - (b) an attorney acting under a power of attorney that authorizes the attorney to submit the form on behalf of the partnership.

2. This Regulation comes into force on the day that subsection 3 (3.1) of the Act comes into force.

4. Si la société en nom collectif n'a pas d'établissement commercial en Ontario où elle utilise le nom, l'adresse d'un établissement commercial à l'extérieur de l'Ontario, y compris le nom de la municipalité, le nom de la rue et le numéro, le cas échéant, et le code postal.
 5. Une description de l'activité exercée sous le nom, cette description ne devant pas comprendre plus de 40 caractères, y compris les signes de ponctuation et les espaces.
 6. Une indication de la catégorie de la société en nom collectif.
 7. La raison sociale.
 8. Le numéro d'identité de l'entreprise que le registraire attribue :
 - i. au premier renouvellement de l'enregistrement de la raison sociale effectué le 1^{er} avril 1994 ou après cette date, si l'enregistrement a été effectué avant cette date,
 - ii. à l'enregistrement de la raison sociale, si celui-ci a été effectué le 1^{er} avril 1994 ou après cette date.
 9. Le nom de la personne qui présente la formule au nom de la société en nom collectif.
- (2) La formule mentionnée au paragraphe (1) peut être présentée au nom de la société en nom collectif :
- a) soit par un des associés, à l'exception d'un commanditaire dans une société en commandite;
 - b) soit par un fondé de pouvoir qui agit en vertu d'une procuration qui l'autorise à présenter la formule au nom de la société en nom collectif.

2. Le présent règlement entre en vigueur le jour où le paragraphe 3 (3.1) de la Loi entre en vigueur.

25/96

ONTARIO REGULATION 257/96 made under the GAME AND FISH ACT

Made: June 5, 1996
Filed: June 7, 1996

Amending Reg. 525 of R.R.O. 1990
(Trade in Game Animal Hides and Cast Antlers)

Note: Regulation 525 has not previously been amended.

1. Regulation 525 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

6. (1) Persons engaged in an exempt activity are a class of persons exempt from section 51 of the Act to the extent of that activity.

(2) For the purpose of subsection (1),

"exempt activity" means selling, offering for sale, purchasing hides of black bear, deer or moose or cast antlers of caribou, deer or moose,

(a) obtained under a licence in Form 1, 2, 3 or 4, and

(b) tanned, treated, altered or manufactured into commercial products.

25/96

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1996-06-29

ONTARIO REGULATION 258/96 made under the ADMINISTRATION OF JUSTICE ACT

Made: May 29, 1996
Filed: June 10, 1996

Amending Reg. 4 of R.R.O. 1990
(Fees and Expenses—Jurors and Crown Witnesses)

Note: Regulation 4 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Subsection 4 (1) of Regulation 4 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(1) A juror who does not reside in the city or town where the trial is held shall be paid a travel allowance determined in accordance with the following:

1. For travel by private automobile, a travel allowance as set out in Regulation 11 of the Revised Regulations of Ontario, 1990.
2. For travel other than by private automobile, a travel allowance equal to the fare paid for the travel.

26/96

ONTARIO REGULATION 259/96 made under the ASSESSMENT ACT

Made: June 7, 1996
Filed: June 12, 1996

EQUALIZATION OF ASSESSMENTS (VARIOUS DISTRICT SCHOOL AREAS) UNDER SUBSECTION 58 (3)

1. In this Regulation,

"class" means a class established under section 3.

2. (1) This Regulation applies with respect to real property located within the following district school areas located within the Northern District School Area Board in the District of Thunder Bay:

1. Allanwater District School Area.
2. Armstrong District School Area.

RÈGLEMENT DE L'ONTARIO 258/96 pris en application de la LOI SUR L'ADMINISTRATION DE LA JUSTICE

pris le 29 mai 1996
déposé le 10 juin 1996

modifiant le Règl. 4 des R.R.O. de 1990
(Honoraires et frais des jurés et des témoins de la Couronne)

Remarque : Le Règlement 4 n'a pas été modifié en 1996. Pour les modifications antérieures, voir la Table des règlements qui figure dans les Lois de l'Ontario de 1995.

1. Le paragraphe 4 (1) du Règlement 4 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

(1) Le juré qui ne réside pas dans la cité ou la ville où se tient le procès reçoit une indemnité de déplacement déterminée selon les règles suivantes :

1. Pour les déplacements en voiture particulière, l'indemnité de déplacement fixée dans le Règlement 11 des Règlements refondus de l'Ontario de 1990.
2. Pour les déplacements effectués autrement qu'en voiture particulière, l'indemnité de déplacement égale au tarif payé pour le déplacement.

3. Auden District School Area.

4. Ferland District School Area.

5. Savant Lake District School Area.

(2) This Regulation applies with respect to the assessment to be shown on the assessment roll for 1995 for the taxation year 1996 and on the assessment roll for each subsequent year until a new assessment of all property within the district school area is made.

3. The real property in each district school area is divided into the classes described in Schedule 1 and each property shall be allocated to the class that most nearly describes the physical nature and characteristics of the property.

4. (1) For the purposes of subsection 58 (3) of the Act, the standards described in this section must be considered in equalizing assessments within the classes of real property in each district school area and in computing the factors resulting from the application of the standards.

(2) The proportion that the school board taxes levied for 1995 in each class of real property in a district school area bears to the total school board taxes levied for 1995 in the district school area must be maintained in such a way that the amount calculated using the formula,

the sum of $A \times B$ by property class for all district school areas within the Northern District School Area Board that pay school board taxes,

Schedule 1

CLASSES OF REAL PROPERTY

is substantially the same as the amount calculated using the formula,

the sum of $C \times D$ by property class for all district school areas within the Northern District School Area Board that pay school board taxes,

in which,

"A" is the mill rate in each district school area which resulted in the amount of school board taxes levied for 1995 against the total assessment in 1995 of all the properties that comprise the class,

"B" is the total assessment in each district school area in 1995 of all the properties that comprise the class,

"C" is the adjusted mill rate which would have resulted in the amount of school board taxes levied for 1995 against the total assessment "D", and

"D" is the total assessment in all district school areas of the Northern District School Area Board of all the properties that comprise the class for the 1996 taxation year following the application of the assessment standards described in this section.

(3) All real property within a class in the Northern District School Area Board must, to the extent possible, be assessed at the same proportion of market value in relation to the base year 1992.

(4) For the purpose of subsection (3), market value is as determined by the assessment commissioner in whose assessment region the real property is located.

(5) The total taxes collected from the taxable real property in the Northern District School Area Board, including assessments made under section 33 or 34 of the Act, must not be substantially changed.

(6) The proportion of school board taxes paid by each class in the Northern District School Area Board must not be significantly altered as a result of the application of standards described in this section.

(7) Subsection (6) does not apply with respect to changes in assessment relationships that have resulted from an increase in the total assessment of a class because of assessments made under section 33 or 34 of the Act.

5. For the purposes of subsection 58 (3) of the Act, the factor to be applied to the market value of property in each class in a district school area, as set out in Column 2 of Schedule 2, is set out opposite it in Column 3.

6. This Regulation shall be deemed to have come into force on December 1, 1995.

ITEM	COLUMN 1	COLUMN 2
1.	Class 1	Property assessed as, <ol style="list-style-type: none"> residential and comprising not more than six residential units, including vacant land municipally zoned principally for residential development described in this clause and vacant land municipally zoned for any other purpose not mentioned elsewhere in this Schedule, or seasonal residential, including vacant land municipally zoned principally for this purpose, or residential and comprising seven or more residential units, including vacant land municipally zoned principally for residential development described in this clause, or a unit or proposed unit within the meaning of the <i>Condominium Act</i> to which subsection 60 (4) of the <i>Assessment Act</i> applies, or farm land.
2.	Class 2	Property assessed as, <ol style="list-style-type: none"> commercial, including vacant land municipally zoned principally for commercial development, or industrial, including vacant land municipally zoned principally for industrial development.

Schedule 2

FACTORS APPLIED TO MARKET VALUE

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1.	Allanwater District School Area	1 2	0.076 0.087
2.	Auden District School Area	1 2	0.076 0.087
3.	Armstrong District School Area	1 2	0.076 0.087
4.	Ferland District School Area	1 2	0.076 0.087
5.	Savant Lake District School Area	1 2	0.076 0.087

ERNE EYES
Minister of Finance

Dated at Toronto on June 7, 1996.

ONTARIO REGULATION 260/96**made under the
ASSESSMENT ACT**

Made: June 7, 1996

Filed: June 12, 1996

**EQUALIZATION OF ASSESSMENTS (VARIOUS
MUNICIPALITIES) UNDER SUBSECTION 58 (3)
OF THE ACT****1. In this Regulation,**

"class" means a class established under section 3.

2. (1) This Regulation applies with respect to real property located within the following municipalities located in Simcoe County:

1. The Township of Clearview.
2. The Town of Collingwood.
3. The Town of Innisfil.
4. The Township of Oro-Medonte.

(2) This Regulation applies with respect to the assessment to be shown on the assessment roll for 1995 for the taxation year 1996 and on the assessment roll for each subsequent year until a new assessment of all property within the municipality is made.

3. The real property in each municipality is divided into the classes described in Schedule 1 and each property shall be allocated to the class that most nearly describes the physical nature and characteristics of the property.

4. (1) For the purposes of subsection 58 (3) of the Act, the standards described in this section must be considered in equalizing assessments within the classes of real property in each municipality and in computing the factors resulting from the application of the standards.

(2) The proportion that the municipal and school board taxes levied for 1995 in each class of real property in a municipality bears to the total municipal and school board taxes levied for 1995 in the municipality must be maintained in such a way that the amount calculated using the formula,

the sum of $A \times B$ by property class for all amalgamated portions within the municipality that pay municipal and school board taxes,

is substantially the same as the amount calculated using the formula,

the sum of $C \times D$ by property class for all amalgamated portions within the municipality that pay municipal and school board taxes,

in which,

"A" is the mill rate in each amalgamated portion which resulted in the amount of municipal and school board taxes levied for 1995 against the total assessment in 1995 of all the properties that comprise the class,

"B" is the total assessment in each amalgamated portion of the municipality in 1995 of all the properties that comprise the class,

"C" is the adjusted mill rate which would have resulted in the amount of municipal and school board taxes levied for 1995 against the total assessment "D", and

"D" is the total assessment in each amalgamated portion of the municipality of all the properties that comprise the class for the 1996 taxation year following the application of the assessment standards described in this section.

(3) All real property within a class in a municipality must, to the extent possible, be assessed at the same proportion of market value in relation to the base year 1992.

(4) For the purpose of subsection (3), market value is as determined by the assessment commissioner in whose assessment region the real property is located.

(5) The total taxes collected from the taxable real property in the municipality, including assessments made under section 33 or 34 of the Act, must not be substantially changed.

(6) The proportion of municipal and school board taxes paid by each class in the municipality must not be significantly altered as a result of the application of standards described in this section.

(7) Subsection (6) does not apply with respect to changes in assessment relationships that have resulted from an increase in the total assessment of a class because of assessments made under section 33 or 34 of the Act.

5. For the purposes of subsection 58 (3) of the Act, the factor to be applied to the market value of property in each class in a municipality, as set out in Column 2 of Schedule 2, is set out opposite it in Column 3.

6. This Regulation shall be deemed to have come into force on December 1, 1995.

Schedule 1**CLASSES OF REAL PROPERTY**

ITEM	COLUMN 1	COLUMN 2
1.	Class 1	Property assessed as, <ol style="list-style-type: none"> i. residential and comprising not more than six residential units, including vacant land municipally zoned principally for residential development described in this clause and vacant land municipally zoned for any other purpose not mentioned elsewhere in this Schedule, or ii. seasonal residential, including vacant land municipally zoned principally for this purpose.
2.	Class 2	Property assessed as, <ol style="list-style-type: none"> i. residential and comprising seven or more residential units, including vacant land municipally zoned principally for residential development described in this clause, or ii. a unit or proposed unit within the meaning of the <i>Condominium Act</i> to which subsection 60 (4) of the <i>Assessment Act</i> applies.
3.	Class 3	Property assessed as commercial, including vacant land municipally zoned principally for commercial development.
4.	Class 4	Property assessed as industrial, including vacant land municipally zoned principally for industrial development.

5.	Class 5	Property assessed as farm land.
6.	Class 6	Property assessed as a pipe line.

Schedule 2**FACTORS APPLIED TO MARKET VALUE**

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1.	Clearview, Township	1	0.1081
		2	0.1907
		3	0.1316
		4	0.1129
		5	0.1866
		6	0.1710
2.	Collingwood, Town	1	0.0758
		2	0.1484
		3	0.1177
		4	0.1923
		5	0.0758
		6	0.3247
3.	Innisfil, Town	1	0.0155
		2	0.0360
		3	0.0220
		4	0.0132
		5	0.0290
		6	0.0446
4.	Oro-Medonte, Township	1	0.3270
		2	0.4613
		3	0.4281
		4	0.5820
		5	0.3270
		6	0.6156

ERNIE EVES
Minister of Finance

Dated at Toronto on June 7, 1996.

26/96

ONTARIO REGULATION 261/96
made under the
ASSESSMENT ACT

Made: June 7, 1996
Filed: June 12, 1996

EQUALIZATION OF ASSESSMENTS (VARIOUS MUNICIPALITIES) UNDER SUBSECTION 58 (3) OF THE ACT

1. In this Regulation,

"class" means a class established under section 3.

2. (1) This Regulation applies with respect to real property located within the following:

1. The City of Kingston in the County of Frontenac.
2. The Township of North Fredericksburgh in the County of Lennox and Addington.
3. The City of Stratford in the County of Perth.

4. The City of Cornwall in the United Counties of Stormont, Dundas and Glengarry.
5. The Town of Alexandria in the United Counties of Stormont, Dundas and Glengarry.
6. The Town of Lindsay in the County of Victoria.
7. The Moosonee Development Area Board in the District of Cochrane.
8. The Town of Cache Bay in the District of Nipissing.
9. The Town of Fort Frances in the District of Rainy River.
10. The Township of Conmee in the District of Thunder Bay.
11. The Township of Paipoonge in the District of Thunder Bay.
12. The Town of Haileybury in the District of Timiskaming.

(2) This Regulation applies with respect to the assessment to be shown on the assessment roll for 1995 for the taxation year 1996 and on the assessment roll for each subsequent year until a new assessment of all property within the municipality is made.

3. The real property in each municipality is divided into the classes described in Schedule 1 and each property shall be allocated to the class that most nearly describes the physical nature and characteristics of the property.

4. (1) For the purposes of subsection 58 (3) of the Act, the standards described in this section must be considered in equalizing assessments within the classes of real property in each municipality and in computing the factors resulting from the application of the standards.

(2) The proportion that the municipal and school board taxes levied for 1995 in each class of real property in a municipality bears to the total municipal and school board taxes levied for 1995 in the municipality must be maintained in such a way that the amount calculated using the formula,

$$A \times B$$

is substantially the same as the amount calculated using the formula,

$$A \times C$$

in which,

"A" is the single mill rate which would have resulted in the amount of municipal and school board taxes levied for 1995 against the total assessment in 1995 of all the properties that comprise the class,

"B" is the total assessment in 1995 of all the properties that comprise the class, and

"C" is the total assessment of the class for the 1996 taxation year following the application of the assessment standards described in this section.

(3) All real property within a class in a municipality must, to the extent possible, be assessed at the same proportion of market value in relation to the base year 1992.

(4) For the purpose of subsection (3), market value is as determined by the assessment commissioner in whose assessment region the real property is located.

(5) The total assessment of the real property in the municipality, including assessments made under section 33 or 34 of the Act, must not be substantially changed.

(6) The assessment relationships between the classes of real property in a municipality must not be significantly altered as a result of the application of standards described in this section.

(7) Subsection (6) does not apply with respect to changes in assessment relationships that have resulted from an increase in the total assessment of a class because of assessments made under section 33 or 34 of the Act.

5. For the purposes of subsection 58 (3) of the Act, the factor to be applied to the market value of property in each class in a municipality, as set out in Column 2 of Schedule 2, is set out opposite it in Column 3.

6. This Regulation shall be deemed to have come into force on December 1, 1995.

Schedule 1

CLASSES OF REAL PROPERTY

ITEM	COLUMN 1	COLUMN 2
1.	Class 1	Property assessed as, <ul style="list-style-type: none"> i. residential and comprising not more than six residential units, including vacant land municipally zoned principally for residential development described in this clause and vacant land municipally zoned for any other purpose not mentioned elsewhere in this Schedule, or ii. seasonal residential, including vacant land municipally zoned principally for this purpose.
2.	Class 2	Property assessed as, <ul style="list-style-type: none"> i. residential and comprising seven or more residential units, including vacant land municipally zoned principally for residential development described in this clause, or ii. a unit or proposed unit within the meaning of the <i>Condominium Act</i> to which subsection 60 (4) of the <i>Assessment Act</i> applies.
3.	Class 3	Property assessed as commercial, including vacant land municipally zoned principally for commercial development.
4.	Class 4	Property assessed as industrial, including vacant land municipally zoned principally for industrial development.
5.	Class 5	Property assessed as major industrial.
6.	Class 6	Property assessed as farm land.
7.	Class 7	Property assessed as a pipe line.

Schedule 2

FACTORS APPLIED TO MARKET VALUE

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1.	Kingston, City	1 2 3 4 6 7	0.035 0.062 0.053 0.075 0.035 0.380
2.	North Fredericksburgh, Township	1 3 4 6 7	0.034 0.045 0.067 0.034 0.085
3.	Stratford, City	1 2 3 4 6 7	0.0245 0.0483 0.0487 0.0594 0.0325 0.0724
4.	Cornwall, City	1 2 3 4 6 7	0.047 0.084 0.087 0.108 0.047 0.124
5.	Alexandria, Town	1 2 3 4 6 7	0.039 0.069 0.059 0.108 0.039 0.140
6.	Lindsay, Town	1 2 3 4 6 7	0.0292 0.0609 0.0398 0.0591 0.0292 0.0951
7.	Moosonee Development Area Board	1 2 3 4	0.157 0.583 0.179 0.283
8.	Cache Bay, Town	1 2 3 6 7	0.139 0.139 0.347 0.139 0.526
9.	Fort Frances, Town	1 2 3 4 5 6 7	0.043 0.082 0.102 0.080 0.142 0.043 0.192
10.	Comnee, Township	1 3 4 6	0.026 0.053 0.071 0.036

11.	Paipoonge, Township	1	0.026
		2	0.051
		3	0.040
		4	0.057
		6	0.037
		7	0.105
12.	Haileybury, Town	1	0.149
		2	0.324
		3	0.245
		4	0.298
		6	0.169
		7	0.290

ERNIE EVES
Minister of Finance

Dated at Toronto on June 7, 1996.

26/96

ONTARIO REGULATION 262/96
made under the
ASSESSMENT ACT

Made: June 7, 1996
Filed: June 12, 1996

Amending O. Reg. 274/95
(Pipe Line Rates under Subsection 25 (18) of the Act)

Note: Ontario Regulation 274/95 has not previously been amended.

1. Section 1 of Regulation 274/95 is amended by adding the following subsection:

(2) Beginning in 1996, the rates set out in the Schedule opposite the size of pipe apply with respect to the assessment for taxation of all pipe lines liable under section 25 of the Act and located in or on the boundary of the following:

1. All municipalities in the County of Huron.

2. This Regulation shall be deemed to have come into force on December 1, 1995.

ERNIE EVES
Minister of Finance

Dated at Toronto on June 7, 1996.

26/96

ONTARIO REGULATION 263/96
made under the
ASSESSMENT ACT

Made: June 7, 1996
Filed: June 12, 1996

Amending O. Reg. 269/94
(Pipe Line Rates under Subsection 25 (17) of the Act)

Note: Ontario Regulation 269/94 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 1 of Ontario Regulation 269/94 is amended by adding the following subsection:

(3) Beginning in 1996, the rates set out in Columns 2 to 5 of the Schedule to this Regulation, opposite the size of pipe set out in Column 1, apply with respect to the assessment for taxation of all pipe lines liable under section 25 of the Act and located in or on the boundary of the following:

1. All municipalities in the Regional Municipality of Halton.
2. All municipalities in the Regional Municipality of Niagara.
3. All municipalities in the Regional Municipality of Waterloo.
4. All municipalities in the County of Lambton.
5. The Separated Town of Smiths Falls in the County of Lanark.
6. All municipalities in the County of Lanark.
7. All municipalities in the County of Oxford.
8. The City of Kingston in the County of Frontenac.
9. The Township of North Fredericksburgh in the County of Lennox and Addington.
10. The City of Stratford in the County of Perth.
11. The towns of Collingwood and Innisfil and the townships of Clearview and Oro-Medonte in the County of Simcoe.
12. The City of Cornwall in the United Counties of Stormont, Dundas and Glengarry.
13. The Town of Alexandria in the United Counties of Stormont, Dundas and Glengarry.
14. The Town of Lindsay in the County of Victoria.
15. The Town of Cache Bay in the District of Nipissing.
16. The Town of Fort Frances in the District of Rainy River.
17. The Township of Paipoonge in the District of Thunder Bay.
18. The Town of Haileybury in the District of Timiskaming.

2. This Regulation shall be deemed to have come into force on December 1, 1995.

ERNIE EVES
Minister of Finance

Dated at Toronto on June 7, 1996.

26/96

ONTARIO REGULATION 264/96
made under the
COUNTY OF OXFORD ACT

Made: June 7, 1996
Filed: June 12, 1996

**EQUALIZATION OF ASSESSMENTS (OXFORD COUNTY)
UNDER SECTION 84.13 OF THE ACT**

1. In this Regulation,

"class" means a class established under section 3.

2. (1) This Regulation applies with respect to real property located within the County of Oxford.

(2) This Regulation applies with respect to the assessment to be shown on the assessment roll for 1995 for the taxation year 1996 and on the assessment roll for each subsequent year until a new assessment of all property within the county is made in 1999 for the 2000 taxation year.

3. The real property in the county is divided into the classes described in Schedule 1 and each property shall be allocated to the class that most nearly describes the physical nature and characteristics of the property.

4. (1) For the purposes of subsection 84.13 (1) of the Act, the standards described in this section must be considered in equalizing assessments within the classes of real property in the county and in computing the factors resulting from the application of the standards.

(2) The proportion that the county and school board taxes levied for 1995 in each class of real property in a county bears to the total county and school board taxes levied for 1995 in the county must be maintained in such a way that the amount calculated using the formula,

the sum of $A \times B$ by property class for all municipalities within the county that pay county and school board taxes,

is substantially the same as the amount calculated using the formula,

the sum of $C \times D$ by property class for all municipalities within the county that pay county and school board taxes,

in which,

"A" is the mill rate in each municipality which resulted in the amount of county and school board taxes levied for 1995 against the total assessment in 1995 of all the properties that comprise the class,

"B" is the total assessment in each municipality in 1995 of all the properties that comprise the class,

"C" is the adjusted mill rate which would have resulted in the amount of county and school board taxes levied for 1995 against the total assessment "D", and

"D" is the total assessment in each municipality of all the properties that comprise the class for the 1996 taxation year following the application of the assessment standards described in this section.

(3) All real property within a class in a county must, to the extent possible, be assessed at the same proportion of market value in relation to the base year 1992.

(4) For the purpose of subsection (3), market value is as determined by the assessment commissioner in whose assessment region the real property is located.

(5) The total taxes collected from the taxable real property in the county, including assessments made under section 33 or 34 of the *Assessment Act*, must not be substantially changed.

(6) The proportion of county and school board taxes paid by each class in the county must not be significantly altered as a result of the application of standards described in this section.

(7) Subsection (6) does not apply with respect to changes in assessment relationships that have resulted from an increase in the total assessment of a class because of assessments made under section 33 or 34 of the *Assessment Act*.

(8) The total taxes collected from the taxable real property in the municipality for local purposes must not be substantially changed.

5. For the purposes of subsection 84.13 (1) of the Act, the factor to be applied to the market value of property in each class in a municipality, as set out in Column 2 of Schedule 2, is set out opposite it in Column 3.

6. This Regulation shall be deemed to have come into force on December 1, 1995.

Schedule 1

CLASSES OF REAL PROPERTY

ITEM	COLUMN 1	COLUMN 2
1.	Class 1	Property assessed as, <ul style="list-style-type: none"> i. residential and comprising not more than six residential units, including vacant land municipally zoned principally for residential development described in this clause and vacant land municipally zoned for any other purpose not mentioned elsewhere in this Schedule, or ii. seasonal residential, including vacant land municipally zoned principally for this purpose, or iii. farm land.
2.	Class 2	Property assessed as, <ul style="list-style-type: none"> i. residential and comprising seven or more residential units, including vacant land municipally zoned principally for residential development described in this clause, or ii. a unit or proposed unit within the meaning of the <i>Condominium Act</i> to which subsection 60 (4) of the <i>Assessment Act</i> applies.
3.	Class 3	Property assessed as commercial, including vacant land municipally zoned principally for commercial development.
4.	Class 4	Property assessed as industrial, including vacant land municipally zoned principally for industrial development.
5.	Class 5	Property assessed as a pipe line.

Schedule 2

FACTORS APPLIED TO MARKET VALUE

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1.	Oxford County	1 2 3 4 5	0.035 0.086 0.055 0.077 0.072

ERNIE EVES
Minister of Finance

Dated at Toronto on June 7, 1996.

26/96

ONTARIO REGULATION 265/96
made under the
MUNICIPAL ACT

Made: June 7, 1996
Filed: June 12, 1996

**EQUALIZATION OF ASSESSMENTS (LAMBTON AND
LANARK COUNTIES) UNDER SECTION 371 OF THE ACT**

1. In this Regulation,

"class" means a class established under section 3.

2. (1) This Regulation applies with respect to real property located within the following:

1. The County of Lambton.
2. The County of Lanark, including the Separated Town of Smiths Falls.

(2) This Regulation applies with respect to the assessment to be shown on the assessment roll for 1995 for the taxation year 1996 and on the assessment roll for each subsequent year until a new assessment of all property within the county is made in 1999 for the 2000 taxation year.

3. The real property in the county is divided into the classes described in Schedule 1 and each property shall be allocated to the class that most nearly describes the physical nature and characteristics of the property.

4. (1) For the purposes of subsection 371 (2) of the Act, the standards described in this section must be considered in equalizing assessments within the classes of real property in the county and in computing the factors resulting from the application of the standards.

(2) The proportion that the county and school board taxes levied for 1995 in each class of real property in the county bears to the total county

and school board taxes levied for 1995 in the county must be maintained in such a way that the amount calculated using the formula,

the sum of $A \times B$ by property class for all municipalities within the county that pay county and school board taxes,

is substantially the same as the amount calculated using the formula,

the sum of $C \times D$ by property class for all municipalities within the county that pay county and school board taxes,

in which,

"A" is the mill rate in each municipality which resulted in the amount of county and school board taxes levied for 1995 against the total assessment in 1995 of all the properties that comprise the class,

"B" is the total assessment in each municipality in 1995 of all the properties that comprise the class,

"C" is the adjusted mill rate which would have resulted in the amount of county and school board taxes levied for 1995 against the total assessment "D", and

"D" is the total assessment in each municipality of all the properties that comprise the class for the 1996 taxation year following the application of the assessment standards described in this section.

(3) All real property within a class in a county must, to the extent possible, be assessed at the same proportion of market value in relation to the base year 1992.

(4) For the purpose of subsection (3), market value is as determined by the assessment commissioner in whose assessment region the real property is located.

(5) The total taxes collected from the taxable real property in the county, including assessments made under section 33 or 34 of the *Assessment Act*, must not be substantially changed.

(6) The proportion of county and school board taxes paid by each class in the county must not be significantly altered as a result of the application of standards described in this section.

(7) Subsection (6) does not apply with respect to changes in assessment relationships that have resulted from an increase in the total assessment of a class because of assessments made under section 33 or 34 of the *Assessment Act*.

(8) The total taxes collected from the taxable real property in the municipality for local purposes must not be substantially changed.

5. For the purposes of subsection 371 (2) of the Act, the factor to be applied to the market value of property in each class in a municipality, as set out in Column 2 of Schedule 2, is set out opposite it in Column 3.

6. Ontario Regulations 482/92 and 483/92 are revoked.

7. This Regulation shall be deemed to have come into force on December 1, 1995.

Schedule 1

CLASSES OF REAL PROPERTY

ITEM	COLUMN 1	COLUMN 2
1.	Class 1	Property assessed as, <ol style="list-style-type: none"> residential and comprising not more than six residential units, including vacant land municipally zoned principally for residential development described in this clause and vacant land municipally zoned for any other purpose not mentioned elsewhere in this Schedule, or seasonal residential, including vacant land municipally zoned principally for this purpose, or farm land.
2.	Class 2	Property assessed as, <ol style="list-style-type: none"> residential and comprising seven or more residential units, including vacant land municipally zoned principally for residential development described in this clause, or a unit or proposed unit within the meaning of the <i>Condominium Act</i> to which subsection 60 (4) of the <i>Assessment Act</i> applies.
3.	Class 3	Property assessed as commercial, including vacant land municipally zoned principally for commercial development.
4.	Class 4	Property assessed as industrial, including vacant land municipally zoned principally for industrial development.
5.	Class 5	Property assessed as a pipe line.

Schedule 2

FACTORS APPLIED TO MARKET VALUE

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1.	Lambton County	1 2 3 4 5	0.053 0.116 0.074 0.122 0.115
2.	Lanark County	1 2 3 4 5	0.027 0.055 0.044 0.067 0.090

ERNIE EVES
Minister of Finance

Dated at Toronto on June 7, 1996.

26/96

ONTARIO REGULATION 266/96
made under the
REGIONAL MUNICIPALITIES ACT

Made: June 7, 1996
Filed: June 12, 1996

EQUALIZATION OF ASSESSMENTS (REGIONAL
MUNICIPALITIES OF HALTON, NIAGARA AND
WATERLOO) UNDER SECTION 135.3 OF THE ACT

1. In this Regulation,

"class" means a class established under section 3.

2. (1) This Regulation applies with respect to real property located within the following:

1. The Regional Municipality of Halton.
2. The Regional Municipality of Niagara.
3. The Regional Municipality of Waterloo.

(2) This Regulation applies with respect to the assessment to be shown on the assessment roll for 1995 for the taxation year 1996 and on the assessment roll for each subsequent year until a new assessment of all property within the municipality is made in 1999 for the 2000 taxation year.

3. The real property in the region is divided into the classes described in Schedule 1 and each property shall be allocated to the class that most nearly describes the physical nature and characteristics of the property.

4. (1) For the purposes of subsection 135.3 (1) of the Act, the standards described in this section must be considered in equalizing assessments within the classes of real property in the region and in computing the factors resulting from the application of the standards.

(2) The proportion that the regional and school board taxes levied for 1995 in each class of real property in the region bears to the total regional and school board taxes levied for 1995 in the region must be maintained in such a way that the amount calculated using the formula,

the sum of $A \times B$ by property class for all municipalities within the region that pay regional and school board taxes,

is substantially the same as the amount calculated using the formula,

the sum of $C \times D$ by property class for all municipalities within the region that pay regional and school board taxes,

in which,

"A" is the mill rate in each municipality which resulted in the amount of regional and school board taxes levied for 1995 against the total assessment in 1995 of all the properties that comprise the class,

"B" is the total assessment in each municipality in 1995 of all the properties that comprise the class,

"C" is the adjusted mill rate which would have resulted in the amount of regional and school board taxes levied for 1995 against the total assessment "D", and

"D" is the total assessment in each municipality of all the properties that comprise the class for the 1996 taxation year following the application of the assessment standards described in this section.

- (3) All real property within a class in the region must, to the extent possible, be assessed at the same proportion of market value in relation to the base year 1992.
- (4) For the purpose of subsection (3), market value is as determined by the assessment commissioner in whose assessment region the real property is located.
- (5) The total taxes collected from the taxable real property in the region, including assessments made under section 33 or 34 of the *Assessment Act*, must not be substantially changed.
- (6) The proportion of regional and school board taxes paid by each class in the region must not be significantly altered as a result of the application of standards described in this section.
- (7) Subsection (6) does not apply with respect to changes in assessment relationships that have resulted from an increase in the total assessment of a class because of assessments made under section 33 or 34 of the *Assessment Act*.
- (8) The total taxes collected from the taxable real property in the municipality for local purposes must not be substantially changed.
5. For the purposes of subsection 135.3 (1) of the Act, the factor to be applied to the market value of property in each class in a municipality, as set out in Column 2 of Schedule 2, is set out opposite it in Column 3.
6. Ontario Regulation 484/92 is revoked.
7. This Regulation shall be deemed to have come into force on December 1, 1995.

Schedule 1

CLASSES OF REAL PROPERTY

ITEM	COLUMN 1	COLUMN 2
1.	Class 1	Property assessed as, <div> i. residential and comprising not more than six residential units, including vacant land municipally zoned principally for residential development described in this clause and vacant land municipally zoned for any other purpose not mentioned elsewhere in this Schedule, or </div> <div> ii. seasonal residential, including vacant land municipally zoned principally for this purpose, or </div> <div> iii. farm land. </div>
2.	Class 2	Property assessed as, <div> i. residential and comprising seven or more residential units, including vacant land municipally zoned principally for residential development described in this clause, or </div> <div> ii. a unit or proposed unit within the meaning of the <i>Condominium Act</i> to which subsection 60 (4) of the <i>Assessment Act</i> applies. </div>

3.	Class 3	Property assessed as commercial, including vacant land municipally zoned principally for commercial development.
4.	Class 4	Property assessed as industrial, including vacant land municipally zoned principally for industrial development.
5.	Class 5	Property assessed as a pipe line.

Schedule 2

FACTORS APPLIED TO MARKET VALUE

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
1.	Regional Municipality of Halton	1	0.037
		2	0.080
		3	0.051
		4	0.065
		5	0.080
2.	Regional Municipality of Niagara	1	0.036
		2	0.081
		3	0.054
		4	0.096
		5	0.087
3.	Regional Municipality of Waterloo	1	0.048
		2	0.124
		3	0.085
		4	0.111
		5	0.097

ERNIE EVES
Minister of Finance

Dated at Toronto on June 7, 1996.

26/96

ONTARIO REGULATION 267/96
made under the
RETAIL SALES TAX ACT

Made: June 7, 1996
Filed: June 12, 1996

Amending Reg. 1012 of R.R.O. 1990
(Definitions by Minister, Exemptions, Forms and Rebates)

Note: Regulation 1012 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Schedule 2 to Regulation 1012 of the Revised Regulations of Ontario, 1990 is amended by adding at the end the following:

1996 MODEL YEAR

	ENGINE	TRANS.
ACURA		
2.5 TL	2.5	A4+
3.5 RL	3.5	A4+
Integra/GS-R	1.8	All
AUDI		
A4	2.8	All
A4 Quattro	2.8	All
A6 /sw	2.8	A4+

BMW

318ti/318i/318is	1.9	All
Z 3	1.9	All
328i/328is	2.8	All

BUICK

Century	All	E4E
Lesabre	3.8	
Park Avenue	All	
Regal	All	
Riviera	All	
Roadmaster	All	
Skylark	All	

CADILLAC

Fleetwood	5.7	E4E
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CHEVROLET

Beretta	All	All
Camaro	All	
Caprice	All	
Cavalier	All	
Corsica	All	
Corvette	5.7	
Lumina	All	
Monte Carlo	All	

CHRYSLER

Cirrus	2.5	E4+
Concorde	All	E4+
Intrepid/ES	All	E4+
LHS	3.5	
New Yorker	3.5	
Sebring	All	

DODGE

Avenger	All	A3
Colt	1.5	A3
Neon	2.0	M5+
Stealth R/T	3.0	M6+
Stealth R/T t. AWD HO	3.0	E4+
Stratus	2.0	E4+
Stratus	2.4	
Stratus ES	All	

EAGLE

Summit	1.5	A3
Summit sw	1.8	All
Summit sw	2.4	All
Summit sw AWD	2.4	M5+
Talon ESi	2.0	All
Talon TSi t. AWD HO	2.0T	All
Vision ESi	3.3	E4+
Vision TSi (Autostick)	3.5	E4+

FORD

Aspire	1.3	A3+
Contour	All	E4E
Crown Victoria	4.6	All
Escort	1.8	E4E
Escort	1.9	E4E
Escort sw	1.9	
Mustang	All	
Probe	All	
Taurus	All	
Thunderbird	All	

GEO

Metro	1.3	A3
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HONDA

Accord LX/EX/EXR	2.2	All
Accord V6	2.7	A4+
Accord EXR/EX	2.7	A4+
Civic del Sol Si	1.6	All
Civic Coupe Si	1.6	All
Civic del Sol VTEC	1.6	M5+
Prelude S	2.2	All
Prelude SR/V	All	

HYUNDAI

Accent	1.5	E4E
Accent Sedan	1.5	All
Accent Sporty	1.5	All
Accent GT	1.5	M5+
Elantra	All	
Sonata	All	

INFINITI

G20	2.0	All
I30	3.0	E4E

LEXUS

ES300	3.0	E4E
LS400	4.0	E4E
SC400	4.0	E4E

LINCOLN-MERCURY

Continental HO	4.6	E4E
Cougar	All	E4E
Grand Marquis	4.6	E4E
Mark VIII HO	4.6	E4E
Mystique	All	
Sable	All	
Town Car	4.6	

MAZDA

626	2.0	All
626	2.5	M5+
Millenia	All	E4+
MX-3 Precidia	1.6	All
MX-3 Precidia	1.8	All
MX-5 Miata	1.8	All
MX-6	2.0	M5+
MX-6	2.5	E4+
Protege	1.5	All
Protege	1.8	

MERCEDES-BENZ

C220	2.2	A4
C280	2.8	A4
E300 d.	3.0	A4
E320	3.2	A4
S320 V/W	3.2	A5
SL320	3.2	A5

NISSAN

Maxima	3.0	All
Sentra Coupe	1.6	E4E
Sentra 4 door	1.6	A4
200SX	1.6	E4E
200SX	2.0	All
240 SX	2.4	All
Altima	2.4	All

OLDSMOBILE

Achieva	All	4E
Aurora	4.0	E4E
Ciera SL /sw	All	
Cutlass Supreme	All	
Eighty-Eight/HO	All	
Ninety-Eight	3.8	

PLYMOUTH

Breeze	2.0	E4E+
Breeze	2.4	E4E+
Colt	1.5	A3
Neon	2.0	A3

PONTIAC

Bonneville/HO	All	A3
Firebird/Formula	All	
Firefly	1.3	
Grand Am	All	
Grand Prix	All	
Sunfire	All	

PORSCHE

Carrera Coupe	3.6	All
Carrera Cabriolet	3.6	All
Carrera-4 Coupe	3.6	M6+
Carrera-4 Cabriolet	3.6	M6+

SAAB

900S/SE	ALL	
9000	ALL	

SATURN

SC coupe HO	1.9	All
SL sedan HO	1.9	All
SW wagon HO	1.9	All

SUBARU

Impreza 4X4 /sw	All	E4E
Legacy 4X4 /sw	All	
SVX 4X4	3.3	

SUZUKI

Esteem	1.6	A4+
Swift	1.3	A3
X-90	1.6	All

TOYOTA

Avalon	3.0	E4E
Camry /sw	All	E4E
Celica /c.	All	A3
Corolla /sw	All	
Paseo	1.5	
Tercel	1.5	

VOLKSWAGEN

Cabriolet	2.0	All
Golf CL	1.8	M5+
Golf GL	2.0	All
Golf GTi d.	2.0	All
Golf GTi VR6	2.8	M5+
Jetta GL	2.0	All
Jetta GLX	2.8	All
Jetta GTi d.	1.9	All
Passat GLS	2.0	All
Passat GLX /sw	All	
Passat TDi d. /sw	All	

VOLVO

850 2/4 Valve /t/sw	All	All
960 /sw	2.9	A4
854 2/4 Valve /t	All	A4
855 2/4 Valve /t	All	
964	2.9	
965	2.9	

2. Schedule 3 to the Regulation is amended by adding at the end the following:

1996 MODEL YEAR**ACURA**

3.2 TL	3.2	A4+
NSX	3.0	All

AUDI

A6 Quattro /sw	2.8	A4+
S6	2.2	M5+

BMW

740il	4.4	E5+
840Ci	4.4	E5+

CADILLAC

Concours	4.6	E4E
Deville	4.6	E4E
Eldorado	4.6	E4E
Seville	4.6	E4E

DODGE

Stealth R/T	3.0	E4+
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EAGLE

Summit sw AWD	2.4	E4+
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HONDA

Odyssey	2.2	A4+
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INFINITI

J30	3.0	E4E
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JAGUAR

XJ6	4.0	E4+
Vanden Plas	4.0	E4+
XJS /c.	4.0	E4+

LEXUS

GS300	3.0	E5E
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MAZDA

626	2.5	E4+
MX-6	2.5	E4+

MERCEDES-BENZ

SL500	5.0	E5
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NISSAN

300 ZX /c./t.	3.0	All
300 ZX 2+2 / 2 seater	3.0	All

VOLVO

960 sw	2.5	E4E
964	2.5	A4
965	2.5	A4

3. Schedule 4 to the Regulation is amended by adding at the end the following:

1996 MODEL YEAR**BMW**

750iL	5.4	A5
850Ci	5.4	A5

DODGE

Viper GTS	8.0	M6+
Viper RT/10	8.0	M6+

INFINITI

Q45	4.5	E4E
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JAGUAR

XJR	4.0	E4+
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LAMBOURGHINI

DB132/Diablo	5.7	M5
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MERCEDES-BENZ

C36	3.6	A4
S420	4.2	E5
S500 /coupe	5.0	E5
S600 /coupe	6.0	E5
SL600	6.0	E5

PORSCHE

Turbo Coupe	3.6	M6+
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4. Schedule 5 to the Regulation is amended by adding at the end the following:

1996 MODEL YEAR**BENTLEY**

Azure Turbo	6.7	E4E
Brooklands	6.7	E4E
Brooklands (LWB)	6.7	E4E
Continental R Turbo	6.7	E4E
Turbo R	6.7	E4E
Turbo RL	6.7	E4E

JAGUAR

XJ12	6.0	E4+
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ROLLS ROYCE

Silver Dawn	6.7	E4E
Silver Spur	6.7	E4E

5. Schedule 8 to the Regulation is amended by adding at the end the following:

1996 MODEL YEAR**GEO**

Tracker c. 2WD	1.6	All
Tracker c. 4X4	1.6	All

PONTIAC

Sunrunner c. 2WD	1.6	All
Sunrunner c. 4X4	1.6	All

SUZUKI

Sidekick 2 door	1.6	All
Sidekick 4 door	1.6	All
Sidekick Sport	1.8	All

6. Schedule 9 to the Regulation is amended by adding at the end the following:

1996 MODEL YEAR**JEEP**

Cherokee	2.5	M5+
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7. Schedule 10 to the Regulation is amended by adding at the end the following:

1996 MODEL YEAR**CHEVROLET**

S10 Blazer AWD	4.3	E4E
S10 Blazer 2WD	4.3	All
S10 Blazer 4X4	4.3	All
K1500 Tahoe 4X4 TBO d	6.5	E4E

FORD

Explorer 4X2	All	
Explorer 4X4	All	

GMC

S15 Jimmy AWD	4.3	E4E
S15 Jimmy 2WD	4.3	All
S15 Jimmy 4X4	4.3	E4E
K1500 Tahoe 4X4 TBO d	6.5	E4E

ISUZU

Rodeo 4x4	3.2	M5
Trooper 4x4	3.2	M5

JEEP

Cherokee	4.0	All
Cherokee 4X4	All	E4E+
Grand Cherokee	4.0	E4E+
Grand Cherokee 4X4	4.0	

NISSAN

Pathfinder	3.3	All
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TOYOTA

4 Runner 4x4	All	
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8. Schedule 11 to the Regulation is amended by adding at the end the following:

1996 MODEL YEAR**CHEVROLET**

C1500 Tahoe 2WD	5.7	E4E
C1500 Suburban 2WD	5.7	E4E
K1500 Suburban 4X4	5.7	E4E
K1500 Tahoe 4X4	5.7	E4E

FORD

Bronco 4X4	All	
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GMC

C1500 Yukon 2WD	5.7	E4E
C1500 Suburban 2WD	5.7	E4E
K1500 Suburban 4X4	5.7	E4E
K1500 Yukon 4X4	5.7	E4E

ISUZU

Rodeo 4x4	3.2	X4
Trooper 4x4	3.2	X4

JEEP

Grand Cherokee 4X4	5.2	E4E+
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LAND ROVER

Discovery 4X4	4.0	A4+
Range Rover 4X4	All	

9. Schedule 13 to the Regulation is amended by adding at the end the following:

1996 MODEL YEAR**DODGE**

Colt	1.5	M5+
Neon	2.0	M5+
Stratus	2.0	M5+

EAGLE

Summit	1.5	M5+
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FORD

Aspire	1.3	M5+
Escort	1.9	M5+
Escort sw	1.9	M5+

GEO

Metro	1.0	M5+
Metro	1.3	M5+

HONDA

Civic	1.6	All
Civic del Sol	1.6	M5+
Civic del Sol	1.6	A4+

HYUNDAI

Accent	1.5	M5+
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MAZDA

MX-3 Precidia	1.6	M5+
Protege	1.5	M5+

NISSAN

Sentra Coupe	1.6	M5+
Sentra 4 door	1.6	M5+
200SX	1.6	M5+

PLYMOUTH

Breeze	2.0	M5+
Colt	1.5	M5+
Neon	2.0	M5+

PONTIAC

Firefly	1.0	M5+
Firefly	1.3	M5+

SATURN

SC coupe	1.9	All
SL sedan	1.9	All
SW wagon	1.9	All

SUZUKI

Esteem	1.6	M5+
Swift	1.3	M5+

TOYOTA

Paseo	1.5	M5+
Tercel	1.5	M4+
Tercel	1.5	M5+
Tercel	1.5	A4

VOLKSWAGEN

Golf GL d.	1.9	M5+
Jetta GL d.	1.9	M5+

10. This Regulation shall be deemed to have come into force on January 1, 1995.

ERNIE EVES
Minister of Finance

Dated at Toronto on June 7, 1996.

ONTARIO REGULATION 268/96

made under the
PLANNING ACT

Made: June 10, 1996

Filed: June 12, 1996

Amending O. Reg. 102/72

(Restricted Areas—County of Ontario (now The Regional Municipality of Durham, Township of Pickering (now the Town of Pickering))

Note: Ontario Regulation 102/72 has not been amended in 1996. For prior amendments, see the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1995.

1. Ontario Regulation 102/72 is amended by adding the following section:

95. (1) Despite section 4, one single dwelling together with accessory buildings and structures may be erected, located and used on the lands described in subsection (2) if the following requirements are met:

Minimum Lot Frontage	152.4 metres
Minimum Lot Area	6.18 hectares
Minimum Front Yard	12 metres
Minimum Rear Yard	12 metres
Minimum Side Yards	metres
Minimum Floor Area of the single dwelling	139 square metres
Maximum Lot Coverage	10 per cent

(2) Subsection (1) applies to that parcel of land situated in the Town of Pickering in the Regional Municipality of Durham, formerly in the Township of Pickering in the County of Ontario, being composed of that part of Lot 6, Concession VIII described as follows:

PREMISING that the southerly limit of Lot 6, Concession 8 aforesaid has a bearing of north 72 degrees 45 minutes 00 second East and relating all bearing used herein thereto;

COMMENCING at a point on the westerly limit of Lot 6 aforesaid where an iron bar has been planted, which said point is distant 2,200.58 feet measured northerly along the westerly limit of Lot 6 aforesaid from the south-west corner of the said Lot;

THENCE NORTH 70 degrees 42 minutes 30 seconds East a distance of 1,332.95 feet to an iron bar planted on the easterly limit of the said Lot;

THENCE NORTH 17 degrees 43 minutes 30 seconds West a distance of 500.01 feet to an iron bar planted on the easterly limit of the said Lot;

THENCE SOUTH 70 degrees 42 minutes 20 seconds West a distance of 1,330.70 feet to an iron bar planted on the westerly limit of the said Lot;

THENCE SOUTH 17 degrees 28 minutes 00 seconds East along the westerly limit of the said Lot a distance of 500 feet to the point of commencement;

SAVE AND EXCEPT the most westerly 10 feet in perpendicular width from north to south of the lands heretofore described which said lands have been conveyed to the Corporation of the Township of Pickering for road widening purposes by virtue of registered Instrument No. 171648;

TOGETHER WITH a right of way in favour of the Grantee, his heirs, executors, administrators, successors and assigns for all purposes over the most westerly 10 feet in perpendicular width from north to south of the lands heretofore described until such time as the lands have been assumed and used for road widening purpose by the Corporation of the Township of Pickering, as set out in Instrument No. 259434.

MEREDITH BERESFORD
Director

Plans Administration Branch
Central and Southwest

Ministry of Municipal Affairs and Housing

Dated at Toronto on June 10, 1996.

26/96

ONTARIO REGULATION 269/96

made under the TRADES QUALIFICATION AND APPRENTICESHIP ACT

Made: June 12, 1996

Filed: June 13, 1996

MOTIVE POWER EQUIPMENT

1. In this Regulation,

"alignment and brakes technician" means a person engaged in the repair and maintenance of motor vehicles who,

- (a) tests for and corrects faulty alignment of wheels, axles, frames and steering mechanisms, and
- (b) disassembles, adjusts, repairs and reassembles braking systems and controls;

"automotive service technician" means a person engaged in the servicing, repairing, overhauling, diagnosing or inspection of motor vehicles who,

- (a) disassembles, adjusts, repairs and reassembles engines, transmissions, clutches, rear ends, differentials, brakes, drive shafts, axles and other assemblies,
- (b) tests for and corrects faulty alignment of wheels, axles, frames and steering mechanisms,
- (c) diagnoses faults in, repairs or replaces suspension systems, including shock absorbers and spring assemblies,
- (d) diagnoses faults in, installs, repairs and removes ignition, charging and starting systems, panel instruments, wiring, and other electrical and electronic systems and equipment,
- (e) diagnoses faults in, repairs and adjusts fuel systems, engine management systems and emission control systems, and
- (f) diagnoses faults in, installs, inspects, maintains and removes air conditioning and refrigeration/heating systems;

"bus" includes a shuttle bus;

"fuel and electrical systems technician" means a person engaged in the repair and maintenance of motor vehicles who,

- (a) diagnoses faults in, installs, repairs and removes ignition, charging and starting systems, panel instruments, wiring, and other electrical and electronic systems and equipment,
- (b) diagnoses faults in, repairs and adjusts fuel systems, engine management systems and emission control systems, and
- (c) diagnoses faults in, installs, inspects, maintains and removes air conditioning and refrigeration/heating systems;

"heavy truck" means a truck having a manufacturer's gross vehicle weight rating of at least 4,500 kilograms;

"motive power equipment trade" means a trade designated by section 2 as a certified trade;

"motive power machinist" means a person who reconditions and rebuilds internal combustion engines and associated components, power trains, brake system components and suspension system components;

"motor coach" means a vehicle that is used for the transportation of persons, has a manufacturer's gross vehicle weight rating of at least 3,400 kilograms and for which a permit has been issued under vehicle permit legislation;

"motor vehicle" means a vehicle for which a permit has been issued under vehicle permit legislation that is,

- (a) an automobile,
- (b) a motor home,
- (c) a bus or truck having a manufacturer's gross vehicle weight rating of 9,000 kilograms or less, or
- (d) a trailer other than a truck-trailer;

"transmission technician" means a person engaged in the repair and maintenance of motor vehicles who inspects, maintains and repairs transmissions and trans-axles;

"truck" means a vehicle that is used for hauling purposes and for which a permit has been issued under vehicle permit legislation;

"truck and coach technician" means a person engaged in the servicing, repairing, overhauling, diagnosing or inspection of motor coaches, heavy trucks and truck-trailers who,

- (a) disassembles, adjusts, repairs and reassembles engines, transmissions, clutches, rear ends, differentials, brakes, drive shafts, wheels and rims, axles, and other assemblies,
- (b) tests for, diagnoses and corrects faulty alignment of wheels and steering mechanisms,
- (c) diagnoses faults in, repairs or replaces suspension systems, including shock absorbers and spring assemblies,
- (d) diagnoses faults in, installs, repairs and removes ignition, charging and starting systems, panel instruments, wiring, and other electrical and electronic systems and equipment,
- (e) diagnoses faults in, repairs and adjusts fuel systems, engine management systems and emission control systems, and
- (f) diagnoses faults in, installs, inspects, maintains and removes air conditioning and refrigeration/heating systems;

"truck-trailer" means any type of trailer vehicle that is hauled by a heavy truck, is used primarily for the transportation of equipment

and goods and for which a permit has been issued under vehicle permit legislation, including,

(a) a single or multi-axle semi-trailer where part of the load is carried on the heavy truck by means of the upper and lower coupler assembly, and

(b) a full load bearing trailer;

"truck-trailer service technician" means a person engaged in the repair and maintenance of truck-trailers who,

(a) disassembles, adjusts, repairs and reassembles,

(i) suspension systems, including bogies, axles, wheels and rims,

(ii) brake systems, and

(iii) electrical systems,

(b) inspects repairs and realigns frames,

(c) inspects and repairs appurtenances such as tow bars, hitches, turntables, landing gear and upper couplers, and

(d) inspects, tests, adjusts, overhauls and replaces truck-trailer refrigeration/heating system components, electrical circuits, pressure lines and fittings;

"vehicle permit legislation" means the *Highway Traffic Act* or similar legislation of a jurisdiction outside Ontario.

2. The following trades are designated as certified trades for the purposes of the Act:

1. Alignment and brakes technician.
2. Automotive service technician.
3. Fuel and electrical systems technician.
4. Motive power machinist.
5. Transmission technician.
6. Truck and coach technician.
7. Truck-trailer service technician.

3. (1) An apprentice training program is established for each motive power equipment trade.

(2) Each apprentice training program shall consist of,

- (a) classes that provide training and instruction; and
- (b) on the job training and work experience.

(3) The apprentice training program for a trade set out in Column 1 of the Table shall consist of the number of hours of classes and on the job training and work experience set out opposite the trade in Column 2.

TABLE

COLUMN 1	COLUMN 2
Trade	Number of Hours
Alignment and brakes technician	5400
Automotive service technician	9000
Fuel and electrical systems technician	5400
Motive power machinist	7200
Transmission technician	5400
Truck and coach technician	9000
Truck-trailer service technician	5400

(4) An employer shall not establish an apprentice training program for a motive power equipment trade unless the program is approved by the Director.

4. A person who holds a certificate of qualification in a motive power equipment trade may obtain a certificate of qualification in another motive power equipment trade if the Director is satisfied that the person has completed such additional classes and on the job training and work experience as are necessary for that purpose.

5. The maximum number of persons who may be apprenticed to an employer in a motive power equipment trade is two times the number of journeymen in the trade who will be working with the apprentices and who are employed by the employer, plus two if the employer is also a journeyman in the trade.

6. Despite subsection 8 (2) of Regulation 1055 of the Revised Regulations of Ontario, 1990, hours worked by an apprentice in a motive power equipment trade in excess of his or her regular hours shall be included in computing the apprentice's hours of on the job training and work experience.

7. Subsection 10 (1) of Regulation 1055 of the Revised Regulations of Ontario, 1990 does not apply to an apprentice in a motive power equipment trade.

8. (1) Section 9 and subsection 10 (2) of the Act do not apply to a person who,

- (a) works or is employed in the trade of motive power machinist;
- (b) removes or replaces wheels and rims on motor vehicles;
- (c) removes or replaces auto glass, exhaust systems, radiators, cooling system hoses, thermostats, engine drive belts, horns, light bulbs and sealed beam units, lenses, fuses, batteries and battery cables, radios, shock absorbers or springs that do not require the realignment of the front or rear suspension, oil filters, air filters, fuel filters and spark plugs in motor vehicles, motor coaches, trucks or truck-trailers;
- (d) changes the engine, transmission, differential or cooling system fluids in motor vehicles, motor coaches, trucks or truck-trailers;
- (e) replenishes fluids in the hydraulic systems of motor vehicles, motor coaches, trucks or truck-trailers;
- (f) repairs and balances tires and wheels on motor vehicles, motor coaches, trucks or truck-trailers; or
- (g) lubricates motor vehicles, motor coaches, trucks or truck-trailers.

(2) Subsection 10 (3) of the Act does not apply to the employer of a person described in subsection (1).

9. (1) Section 9 and subsection 10 (2) of the Act do not apply to the driver of a heavy truck or truck-trailer who inspects or adjusts the air chamber push rod stroke, commonly known as the slack adjustment, of the truck or truck-trailer's air braking system, if,

- (a) the driver holds a valid Ontario Class A or D driver's licence with an air brake endorsement issued under the *Highway Traffic Act* and has successfully completed a course of study approved by the Director on the inspection and adjustment of the air chamber push rod stroke of air braking systems; or
- (b) the driver holds a valid driver's licence issued by another province or territory of Canada or by a state of the United States of America and is authorized, in that province, territory or state, to inspect and adjust the air braking system's air chamber push rod stroke.

(2) Subsection 10 (3) of the Act does not apply to the employer of a driver described in subsection (1).

10. (1) Section 9 and subsection 10 (2) of the Act do not apply to a person who removes or replaces wheels and rims on motor coaches, heavy trucks or truck-trailers before September 1, 1996.

(2) Section 9 and subsection 10 (2) of the Act do not apply to a person who removes or replaces wheels and rims on motor coaches, heavy trucks or truck-trailers after August 31, 1996, if the person has successfully completed a course of study approved by the Director on the removal and replacement of wheels and rims.

(3) Subsection 10 (3) of the Act does not apply to the employer of a person described in subsection (1) or (2).

11. Section 18 of the Act does not apply to a person with a certificate of qualification in the trade of motive power machinist.

12. (1) A valid certificate of qualification in the trade of alignment and brakes mechanic held by a person when this Regulation comes into force shall be deemed to be a certificate of qualification in the trade of alignment and brakes technician.

(2) A valid certificate of qualification in the trade of motor vehicle mechanic held by a person when this Regulation comes into force shall be deemed to be a certificate of qualification in the trade of automotive service technician and a certificate of qualification in the trade of truck and coach technician.

(3) A valid certificate of qualification in the trade of fuel and electrical systems mechanic held by a person when this Regulation comes into force shall be deemed to be a certificate of qualification in the trade of fuel and electrical systems technician.

(4) A valid certificate of qualification in the trade of automotive machinist held by a person when this Regulation comes into force shall be deemed to be a certificate of qualification in the certified trade of motive power machinist.

(5) A valid certificate of qualification in the trade of transmission mechanic held by a person when this Regulation comes into force shall be deemed to be a certificate of qualification in the trade of transmission technician.

(6) A valid certificate of qualification in the trade of truck-trailer repairer held by a person when this Regulation comes into force shall be deemed to be a certificate of qualification in the trade of truck-trailer service technician.

(7) Subsection 10 (4) of the Act does not apply to a motive power equipment trade.

13. Regulations 1039, 1042, 1054, 1068, 1081 and 1082 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 50/93, 51/93, 52/93, 53/93, 55/93, 56/93, 226/93 and 234/93 are revoked.

26/96

ONTARIO REGULATION 270/96 made under the OCCUPATIONAL HEALTH AND SAFETY ACT

Made: June 12, 1996

Filed: June 13, 1996

Amending O. Reg. 784/93
(Adoption of Training Requirements)

Note: Ontario Regulation 784/93 has not been amended in 1996. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. (1) Item 1 of the Schedule to Ontario Regulation 784/93 is revoked and the following substituted:

1. Alignment and brakes technician O. Reg. 269/96

(2) The Schedule to the Regulation is amended by adding the following item:

3.1 Automotive service technician O. Reg. 269/96

(3) Item 6 of the Schedule to the Regulation is revoked and the following substituted:

6. Fuel and electrical systems technician O. Reg. 269/96

(4) Item 10 of the Schedule to the Regulation is revoked.

(5) Items 16 and 17 of the Schedule to the Regulation are revoked and the following substituted:

16. Transmission technician O. Reg. 269/96

17. Truck and coach technician O. Reg. 269/96

18. Truck-trailer service technician O. Reg. 269/96

26/96

ONTARIO REGULATION 271/96 made under the NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

Made: June 8, 1996

Filed: June 13, 1996

Amending Reg. 826 of R.R.O. 1990
(Designation of Area of Development Control)

Note: Since January 1, 1996, Regulation 826 has been amended by Ontario Regulations 32/96, 38/96 and 136/96. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1995.

1. Section 11 of Regulation 826 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

11. Despite section 2, paragraph 26 of the Schedule to Regulation 683 of the Revised Regulations of Ontario, 1980, as it read on December 31, 1990, shall be deemed to read as follows:

26. Lands within the Town of Flamborough in The Regional Municipality of Hamilton-Wentworth described as follows:

- i. Beginning at the intersection of the southerly boundary of the Town of Flamborough and the southerly prolongation of the westerly limit of Lot 32 in Concession I of the former Township of Beverly;

Thence northerly along the westerly limit of Lot 32 to a point 500 metres measured southerly from the northerly limit of Concession I;

Thence easterly and parallel with the northerly limit of Concession I to the easterly limit of Inksetter Road;

Thence northerly along the easterly limit of Inksetter Road to the northerly limit of Concession I;

Thence easterly along the northerly limit of Concession I and its easterly prolongation thereof to the easterly limit of Middletown Road;

Thence northerly along the easterly limit Middletown Road to intersect with the northerly limit of that portion of the King's Highway known as Number 8;

Thence westerly and northwesterly along the northerly and northeasterly limit of Highway Number 8 to intersect with the westerly limit of Lot 32;

Thence northerly along the westerly limit of Lot 32 to the southerly limit of that portion of the King's Highway known as Number 5;

Thence easterly along the southerly limit of Highway Number 5 to intersect with the easterly limit of Lot 35;

Thence south 12° 46' east along the easterly limit of lot 35 356.13 metres to a point;

Thence north 76° 37' 20" east 138.95 metres to a point;

Thence south 13° 22' 40" east 257.92 metres to a point;

Thence north 76° 58' east 275.4 metres to a point on the easterly limit of Lot 36;

Thence north 76° 58' east crossing Middletown Road 238.27 metres to a point in Lot 1 Concession II of the former Township of West Flamborough;

Thence north 13° 20' west 233.78 metres to a point;

Thence north 76° 37' 20" east 188.95 metres to a point;

Thence north 13° 31' 10" west 458.39 metres to the southerly limit of Highway Number 5;

Thence easterly along the southerly limit of Highway Number 5 128.10 metres to a point;

Thence south 13° 16' 40" east 115.46 metres to a point;

Thence easterly 88.39 metres to a point distance 115.33 metres measured south 13° 16' 40" east from the southerly

limit of that portion of the King's Highway known as Number 5;

Thence south 13° 16' 40" east 357.39 metres to a point;

Thence north 77° 01' 20" east 225.38 metres to the easterly limit of Neff's Lane;

Thence north 13° 16' 40" west 473.17 metres to the southerly limit of Highway Number 5;

Thence easterly along the southerly limit of Highway Number 5, 197.52 metres to a point;

Thence south 13° 29' east 470.86 metres to a point;

Thence north 76° 37' 20" east 615.76 metres to the easterly limit of Lot 4;

Thence south 12° 52' 10" east along the easterly limit of Lot 4, 152.13 metres to a point;

Thence north 74° east 21.12 metres to a point;

Thence north 52° 36' east 106.01 metres to a point;

Thence south 89° east 228.11 metres to a point;

Thence north 84° 38' east 92.28 metres to a point;

Thence north 72° 15' east 92.11 metres to a point;

Thence 7° 12' east 149.14 metres to a point;

Thence south 89° 23' east 35.56 metres to a point;

Thence south 88° 39' east 54.95 metres to a point;

Thence south 78° 01' east 151.03 metres to the westerly limit of Cramer Road;

Thence southerly along the westerly limit of Cramer Road to the northwesterly limit of Crooks Hollow Road;

Thence southwesterly along the northwesterly limit of Crooks Hollow Road to intersect with point "A" being an angle in the Development Control Area as shown on a Map filed in the Development Control Section of the Niagara Escarpment Commission, Georgetown as Map Number 1, Greensville Area;

Thence in a easterly direction from point "A" as shown on Map Number 1 and following that line to point "B" located on the westerly limit of an abandoned railway right-of-way for Steetley Quarry Products Inc. in Lot 12 in Concession II of the former Township of West Flamborough;

Thence northerly along the westerly limit of the railway lands to intersect with the northerly limit of the southerly half of Concession II;

Thence easterly along the northerly limit of the southerly half of Concession II to the easterly limit of Lot 15;

Thence southerly along the easterly limit of Lot 15 to the northerly limit of Harvest Road;

Thence easterly along the northerly limit of Harvest Road to the westerly limit of the road allowance between Lot 17 and 18;

Thence northerly along the westerly limit of the road allowance to the northerly limit of the southerly half of Concession II;

Thence easterly along the northerly limit of the southerly half of Concession II to the easterly limit of Sydenham Road;

Thence northerly along the easterly limit of Sydenham Road to the southerly limit of that portion of the King's Highway known as Number 5;

Thence easterly and northeasterly along the southerly and southeasterly limit of Highway Number 5 to the westerly limit of South Street;

Thence southerly along the westerly limit of South Street and its southerly prolongation thereof to the northerly limit of Concession II of the Former Township of West Flamborough;

Thence westerly along the northerly limit of Concession II to the easterly limit of Lot 24;

Thence southerly along the easterly limit of Lot 24 a distance of 243.84 metres to a point;

Thence westerly and parallel with the northerly limit of Concession II to the easterly limit of Lot 23;

Thence southerly along the easterly limit of Lot 23 a distance of 243.84 metres to a point;

Thence westerly and parallel with the northerly limit of Concession II to the westerly limit of Rock Chapel Road;

Thence southerly along the westerly limit of Rock Chapel Road to a point 731.52 metres measured southerly from the northerly limit of Concession II;

Thence westerly and parallel with the northerly limit of Concession II to the easterly limit of Lot 20;

Thence southerly along the easterly limit of Lot 20 to a point 91.44 metres measured northwesterly at right angles from the northwesterly limit of Rock Chapel Road;

Thence southeasterly and southerly and parallel with the northwesterly and westerly limit of Rock Chapel Road to a point 1,341.12 metres measured southerly at right angles from the northerly limit of Concession II;

Thence westerly and parallel with the northerly limit of Concession II to the easterly limit of Lot 19;

Thence southerly along the easterly limit of Lot 19 to the southerly limit of Concession II of the former Township of West Flamborough;

Thence westerly along the southerly limit of Concession II to intersect with the northerly prolongation of the easterly limit of the westerly half of Lot 18 in Concession I;

Thence southerly along the easterly limit of the westerly half of Lot 18 to the Brow of the Escarpment;

Thence westerly along the Brow of the Escarpment to the easterly limit of the road allowance between Lot 17 and 18;

Thence southerly along the easterly limit of the road allowance to intersect with the southerly boundary of the Town of Flamborough;

Thence westerly following the southerly boundary of the Town of Flamborough to intersect with the westerly limit of Lot 7 in Concession I;

Thence northerly along the westerly limit of Lot 7 to a point "C" being an angle in the Development Control Area as shown on aforementioned Map Number 1;

Thence in an easterly and northwesterly direction from point "C" and following the line as shown on Map Number 1 to point "D" located on the northwesterly limit of Crooks Hollow Road;

Thence southwesterly and southerly along the northwesterly and westerly limit of Crooks Hollow Road to a point 157.155 metres measured northerly from the northerly limit of that portion of the King's Highway known as Number 8;

Thence westerly and parallel with the northerly limit of Highway Number 8 to the westerly limit of Lot 5 Concession II of the former Township of West Flamborough;

Thence westerly in a straight line to the southeasterly angle of Part I within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-12027;

Thence south 77° west along the southerly limit of Part I within Plan Number 62R-12027, 145.08 metres to a southwesterly angle;

Thence south 12° east 48.494 metres to a point;

Thence westerly and parallel with the northerly limit of Highway Number 8, 13.335 metres to a point;

Thence south 12° east 43.05 metres to the northerly limit of the lands described in an Instrument registered in the Land Registry Division of Wentworth (No. 62) as Number 75376 H.L.;

Thence westerly along the northerly limit of Instrument Number 75376 H.L. to its northwesterly angle;

Thence southerly along the westerly limit of Instrument Number 75376 H.L. to the northeasterly angle of a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-6984;

Thence westerly along the northerly limit of Plan 62R-6984 to its northwesterly angle;

Thence southerly along the westerly limit of Plan 62R-6984 to intersect with the northerly limit of the lands described in an Instrument registered in the Land Registry Division of Wentworth (No. 62) as Number 26793 C.D.;

Thence westerly along the northerly limit of Instrument Number 26793 C.D. to its northwesterly angle;

Thence northerly and parallel with the easterly limit of Lot 3 Concession II of the former Township of West Flamborough 54.56 metres to a point;

Thence westerly and parallel with the northerly limit of Highway Number 8, 139.544 metres to a point;

Thence south $13^{\circ} 42'$ east to the northerly limit of Highway Number 8;

Thence westerly along the northerly limit of Highway Number 8 to intersect with the northerly prolongation of a line parallel with and a distance of 244.440 metres from the easterly limit of Lot 3 in Concession I of the former Township of West Flamborough;

Thence southerly along the northerly prolonged line parallel with the easterly limit of Lot 3 to a point 64.618 metres measured southerly from the southerly limit of Highway Number 8;

Thence easterly and parallel with the southerly limit of Highway Number 8 to intersect with the northerly prolongation of the westerly limit of a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-6279;

Thence southerly along the northerly prolongation and the westerly limit to the southwesterly angle of Part 1 in Plan 62R-6279;

Thence easterly along the southerly limit of Plan 62R-6279 to intersect with the westerly limit of the given road, Wiers Lane;

Thence southerly along the westerly limit of Wiers Lane to the northerly angle of part 1 within a Plan deposited in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-8926;

Thence southerly along the easterly limit of part 1 55.468 metres to a set monument;

Thence south 75° east crossing Wiers Lane 80 metres to a point in Lot 5 Concession I of the former Township of West Flamborough;

Thence northeasterly in a straight line to a point on the westerly limit of Lot 7, 83.232 metres measured southerly from the southerly limit of Oak Avenue;

Thence southerly along the westerly limit of Lot 7 to intersect with the southerly boundary for the Town of Flamborough;

Thence westerly along the southerly boundary of the Town to the place of beginning.

- ii. Lands within Lot 5 and 6 in Concession III of the former Township of East Flamborough as shown on a Map filed in the Development Control Section of the Niagara Escarpment Commission, Georgetown as Map Number 2, Waterdown Area.

- iii. Beginning at the southerly angle of Lot 5 in Concession III of the former Township of East Flamborough;

Thence northwesterly from that angle along the southwesterly limit of Lot 5 to the southeasterly limit of that portion of the King's Highway known as Number 5;

Thence northeasterly along the southeasterly limit of Highway Number 5 to the southwesterly limit of Lot 3 in Concession III;

Thence northwesterly crossing Highway Number 5 and along the southwesterly limit of Lot 3 in Concession III to the westerly angle of Lot 3;

Thence northeasterly from that angle along the northwesterly limit of Concession III to intersect with the southeasterly prolongation of the southwesterly limit of Lot 1 in Concession IV;

Thence northwesterly along the southeasterly prolongation and the southwesterly limit of Lot 1 to the southerly angle of Lot 1 in Concession VII of the former Township of East Flamborough;

Thence southwesterly along the southeasterly limit of Concession VII to the southerly angle of Lot 2;

Thence northwesterly along the southwesterly limit of Lot 2 and its northwesterly prolongation thereof to the southeasterly limit of Concession VIII;

Thence southwesterly along the southeasterly limit of Concession VIII to intersect with the easterly limit of the right-of-way for the Canadian Pacific Railways;

Thence northerly along the easterly limit of the right-of-way of the Canadian Pacific Railways line to the northwesterly limit of Concession VIII;

Thence northeasterly along the northwesterly limit of Concession VIII and its northeasterly prolongation thereof to the northeasterly boundary of the Town of Flamborough;

Thence southeasterly along the northeasterly boundary of the Town to a point 396.24 metres measured southeasterly from the southeasterly limit of Highway Number 5;

Thence southwesterly and parallel with the southeasterly limit of Highway Number 5 to the northeasterly limit of Lot 2 in Concession III of the former Township of East Flamborough;

Thence southeasterly along the northeasterly limit of Lot 2 to a point 640.08 metres measured southeasterly from the southeasterly limit of Highway Number 5;

Thence southwesterly and parallel with the southeasterly limit of Highway Number 5 to the northeasterly limit of Lot 3 in Concession III;

Thence southeasterly along the northeasterly limit of Lot 3 to the easterly angle of Lot 3 in Concession III of the former Township of East Flamborough;

Thence southwesterly along the southeasterly limit of Concession III to the place of beginning.

BRENDA ELLIOT
Minister of Environment and Energy

Dated at Toronto on June 8, 1996.

26/96

ONTARIO REGULATION 272/96
made under the
FOREST FIRES PREVENTION ACT

Made: June 14, 1996
Filed: June 14, 1996

RESTRICTED FIRE ZONE

1. Zones 13, 14, 15 and 16 of the East Fire Region, as described in Schedule 2 to Ontario Regulation 207/96, are declared to be a restricted fire zone from 1200 hours on the 14th day of June to 2400 hours on the 19th day of June, both inclusive, in the year 1996.

PETER ALLEN
Executive Assistant
Deputy Minister's Office
Ministry of Natural Resources

Dated at Toronto June 14, 1996.

26/96

ONTARIO REGULATION 273/96
made under the
FOREST FIRES PREVENTION ACT

Made: June 14, 1996
Filed: June 14, 1996

RESTRICTED FIRE ZONE

1. The West Fire Region, as described in Schedule 1 to Ontario Regulation 207/96, is declared to be a restricted fire zone from 1200 hours on the 14th day of June to 2400 hours on the 19th day of June, both inclusive, in the year 1996.

PETER ALLEN
Executive Assistant
Deputy Minister's Office
Ministry of Natural Resources

Dated at Toronto June 14, 1996.

26/96



